FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: WATERGATE

Bufile: 139-4089

Section 31, Serials 2171 to 2240



FEDERAL BUREAU OF INVESTIGATION

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WATERGATE

BURGLARY OF THE DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS 6/17/72

BUFILE: 139-4089

SECTION: 31

SERIALS 2171 TO 2240

PAGES REVIEWED: 312

PAGES RELEASED: 307

PAGES WITHHELD: 5

1- Mr. Nuzum

April 25, 1973

Honorable Sam J. Ervin, Jr. United States Senate Washington, D. C. 2051

Dear Senator Ervin:

Enclosed with this letter is one copy of a summary index for you and one dopy each for Senator Baker; Samuel Dash, the Majority Counsel; and Fred D. Thompson, the Ninority Counsel. This index was abstracted from the records of the FBI's investigation of James Walter McCord, Jr., and others, and the burglary of the Democratic National Committee Headquarters which occurred on June 17, 1972.

With reference to my letter to you dated April 23. 1973, and the summary memorandum enclosed therewith, the same conditions and safeguards are to be afforded the sonfidentiality of the summary Index as were set for the summary ENCLOSURE memorandum.

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Enclosure:

st. Gods

Assistant Attorney General Criminal Division

April 25, 1973

Acting Director, PBI

JAMES WALTER MC CORD, JR., AND OTHERS BURGLARY OF DEMOCRATIC HATIONAL COMMITTEE HEADQUARTERS, JUNE 17, 1972 Interception of communications

Reference is made to my memorandum to you dated April 23, 1973, which advised that a summary index listing all individuals interviewed in this case was being prepared and would be forwarded to you by April 25, 1973.

In this regard and consistent with the handling of the summary memorandum previously forwarded to you, a proposed letter for your signature to Senator Ervin is enclosed, together with five copies of the summary index. One copy of the index is for the Department of Justice file. and one copy each is designated for Senator Ervin, Senator Baker, Mr. Dash and Mr. Thompson.

Enclosures (6) ENCLO, BEHIND FILE

See memorandum from Acting Director to Assistant Attorney General, Criminal Division, captioned as above, dated April 23, 1973, and letter from Assistant Attorney General to Honorable Sam J. Ervin, Jr., dated April 23, 1973.

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ALT INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED DATE 6120180 BYSP2 THEURAL OMS

TELETYPE UNIT

UNITED STATES G Mr Baker Mr. Call chan *1emorandum* Mar. Cluveland Mr. Coored Mr. Gebhardt Mr. Jenkina Gebhardt Wr. Marshall Mr. Miller, E.S. Mr. Sovers . Mr. Gebhardt Mr. Thompson E. Long - Mr. Gallagher Tele. Room - Mr. Long Mr. Kinley - Mr. Nuzum 🦯 SUBJECT: WATERGATE E. S. Willer Mr. Herington Ms. Herwig . JAMES WALTER MCCORD JR Minte Based upon the request of Supervisor James R Wagoner, Intelligence Division, and in accordance with the request of Los Angeles by teletype dated 5/1/73, three separate FD 302s were furnished to the Intelligence Division. They are as follows: FD 302, interview of Margaret Blaine/Johnson on 6/30/72, as contained in Los Angeles report of 7/6/72, regarding the Watergate investigation. FD 302, interview of Mary Denburg on 7/3/72, as contained in report of Los Angeles, dated 7/6/72, concerning the Watergate investigation. FD 302, interview of Mary Denburg on 12/9/724 as contained in Los Angeles report of 12/17/72, concerning the Watergate investigation. According to the teletype of Los Angeles captioned MC LEK, Judge Byrne requested immediate results of FBI investigation to resolve allegation that certain individuals burglarized Ellsberg's psychiatrist's office. The above 302s were furnished SA Wagoner with strenuous objections made concerning their release to anyone in view of the fact SA Wagoner was advised that every step should be taken not to disclose the contents of the above 302s to (Copy of teletype agyone outside the Department of Justice. (Seftached). **REC-91** ACTION: For information. 18 MAY 8 1973 **REC-102** Enc. Losure ALL INFORMATION CONTAINED TEETM IS UNCLASSIFIED LATE 6/20190 BY SP2 TAPHEN 1000S

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TO ACTING DIRECTOR (65-74868)

ATTN: INTD

FROM LOS ANGELES (105-27952) 27

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MC LEK, SIO.

RE LA REPORT SA JOHN M. O'NEILL, JR., 7/6/72, CAPTIONED, "JAMES WALTER MC CORD, JR., ET AL, IOC", BUFILE 139-4889).

BUREAU AUTHORITY IS EXPEDITIOUSLY REQUESTED FOR LOS
ANGELES TO FURNISH TO PROSECUTOR DAVID NISSEN ONE COMPLETE
FD 382 AND A PORTION OF ANOTHER CONTAINED IS REFERENCED
REPORT WHICH WILL REFLECT THE PRESENCE OF LIDDY AND HUNT IN
THE LOS ANGELES AREA ON 9/3-4/71. JUDGE BYRNE IS REQUESTING
IMMEDIATE RESULTS OF FBI INVESTIGATION TO RESOLVE ALLEGATION
THAT ABOVE INDIVIDUALS BURGLARIZED ELLSBERG'S PSYCHIATRIST'S
OFFICE, WHICH BURGLARY OCCURRED AT THAT TIME.

THE COMLETE PD 302 IS 6/30/72 INTERVIEW OF MARGARET 2/7/X

ELAINE JOHNSON CPAGE 32 OF REPORT).

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THE COMLETE PD 302 IS 6/30/72 INTERVIEW OF MARGARET 2/7/X

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ENCLOSURE PD 302 IS 6/30/72 INTERVIEW OF

LA 105-27952 PAGE TWO

THE PARTIAL FD 382 WILL BE THE FIRST THREE PARAGRAPHS

OF THE 7/3/72 INTERVIEW OF MARY DEBBURG (PAGE 49 OF REPORT)

ENDING WITH "MR. LIDDY WAS WITH MR. HUNT ON THIS OCCASION."

END

" CHBT VFBIHQ CLR

MemorandumMr. Felt k. Miller, E.S. William D. Ruckelshaus Acting Director James Walter McCoul The summary of the Watergate investigation notes that a witness reported the systematic destruction of CREP financial records in April 1972 (Hoback, p. 48). Kindly advise whether a federal crime is possibly involved, and, if so, what steps have been, or should be taken to develop a case. WDR:nm (2) The Legal Comelor To Cent Derector 5/9/73 DAM mps JZ MAY 23 1973 ALL INFORMATION CONTAINED 67 MAY 23 1973 HEREIN IS UNCLASSIFIED

	of Investigen 7
Director	Mr. Kinley, 5633
Mr. Felt, 5744 🔭 🦠	Mr. Amstrong, 5633
Mr. Baker, 5734 👙	Mrs. Neenan, 5633
Mr. Callahan, 5525	Telephone Room
Mr. Cleveland, 1742	September 100m
Mr. Conrad, 7621	Mr. Bowers, 5630 📝
Mr. Gebhardt, 5706	Mr. Hauer, 4718
Mr. Jenkins	Mr. Heim, 4264
Mr. Marshall, 7746	Mr. Herington
Mr. Miller, 1026 9&D	
Mr. Mintz, 5642	Corres. Review, 5533
Mr. Soyars, 3114 IB	Mail Room, 5531
Mr. Thompson, 4130 IB	Teletype
Mr. Walters, 5256	Personnel Records
•	Mechanical Section
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Mr. Bassett	For appropriate
	action
	For your approval
Miss Tschudy	initial and return
Mrs. Mutter	Please call me
Miss Downing	For information
Miss Southers	
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W. M. Felt Room 5744, Extension 3351 Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

number would be furnished only to Acting Director Gray. U

On 7-28-72, Mr. Gray prepared a handwritten note to which was attached a card on which the following information was written in longhand:

who was in contact with Hunt during Aug. 1971.

supplied a Uher recorder pursuant to Hunts request and helped him get it in shape for overt not covert use. There was no attempt to make the recorder useful for clandestine activities.

and 2 subsequent meetings to straighten out difficulties with the recorder which we never recovered.

"Aside from above contact re recorders there were contacts with Mr. Hunt re false documents and disguise for himself and an associate. He was also loaned a Clandestine camera which was returned. We developed a roll of film for Hunt of which we have copies showing some unidentifiable place, presumably Rand Corporation.

"TSD (Technical Services Division) has had no contact with Hunt since 31 Aug. 1971."

Mr. Gray's note to which the card was attached stated as follows:

"Card delivered by General Walters today at 11:00 am. Telephone number is sterile. No further inquiry regarding is necessary."

On 7-28-72, SAC Kunkel was advised of the foregoing and no further investigation was conducted relative to

ACTION: For information.

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SENATOR TO PROBE USE OF THE CIA BY DON IRWIN

WASHINGTON—Legal questions alsed by the reported involvement of the Central Intelligence Agency is government spying on Daniel Ellsterg has prompted a senior senator o look into the matter. Sen. Henry M. Jackson (D-Wash.). high-ranking member of the imed services subcommittee on the A plans a brompt personal indigity into the question, an associate will depend on the outcome of consultations with CIA officials, the ide said. Aide said,

A call for a congressional inquiry issist in the prosecution of criminal charges against Ellsberg came from en John V Tunney (D Camara Charges Camara Charges Camara Chartered to do interest to do interest.

gehe work overseas and not to help prepare cases gavist delendants, what-they are charged this. Tunney said. He inged that the case be incommittee, of which he is not a member. Sen. Sam J. Ervin Ir. (D-C), chairman of the sect Senate committee on residential campaign acvities which is investi-ating the Watergate at-tr, said he did not be-leve his committee's jurisliction extended to any in-uity into the Elisberg ase graity of the nie of CIA jes to 😽 op data In Pilsiers, as alleged in lestimony made public riday at Ellsberg's trial Los Angeles on charges lising out of his release of the Penlagon Papers.

Purpose Described he 1947 statute creatg the CIA specified that the agency was to deal with intelligence matters affecting the national se-curity but was to have no police subpoens, law enforcement powers or internal security functions." It has been practice for the BI to conduct any domestic investigations required in national security cases originating over-

seas. The statute goes not deal specifically, however, with activities reported in testimony given Wednesday in Washington by E. Howard Hunt, Jr. one of the conspirators convicted in the June 17 Watergate bug-ging case, to the District of Columbia grand jury in-vestigating Watergate. A transcript of that tes-timony, released by U.S. Dist. Judge Matt. Byrne, the presiding jurist at Ellaberg's trial, recounted a story of CIA support for a plot by White House aldes to uncover data on Elisberg. Hunt told the grand jury hat Egil M (Bud) Krogh, he former White House lide who is reported to

nave taken full respondollity for the venture, ar-

ranged for the CIA la proyde equipment used in a burglary of the Beverly Hills office of Ellsberg's psychiatrist, Dr. Lewis Mielding, in an effort to Find files on Elisberg After no such files were found. Hunt's testimony gaid, he arranged through David Young, a recently resigned member of the National Security Councils staff, for a CIA specialist to prepare a psychiatric profile of Elisberg based on FBI reports and other materials. Release of the testimony produced a guarded statement from a ČIA spokesman that de-

pied oliolal advance.

COMMENTAL

Mr. Felt	
Mr. Baker	_
Mr. Callahan	_
Mr. Cleveland	_
Mr. Conrad	
Mr. Gebhardt	
Mr. Jenkins	
Mr. Marshall	
Mr. Miller, E. S.	
Mr. Purvis	
Mr. Soyars	
Mr. Walters	
Tele. Room	
Mr. Kinley	
Mr. Armstrong	
Mr. Bowers	
Mr. Herington	
Ms. Herwig	
Mr. Mintz	
Mrs. Neenan	

The Washington Post Times Herald	
The Evening Star (Wa	
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New York Post	
The New York Times	
The Daily World	
The New Leader	
The Wall Street Jours	· d
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People's World	Specific Commence

Date MAY 6 1973

The Los Angeles ?/

ENCLOSURE 139 41-29 21/15

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The Chair at Intelligence Agency had he idea for the Justice Department.

The Chair at Intelligence Agency had he idea for the breaking by Mr. Junt of the office of Mr. Junt of the office of Mr. Junt of the office of Mr. Junt of the statement said.

Contacts Reported
All agency information on our contacts with any persons involved in these incidents has been fully reported to the Department of Justice and as an avectigation of these maters is in the hands of the courts and the grand jury, all inquiries should be directed to the Justice Department.

A Justice Department spokesman refused any comment whatever on the matter

Hunt testified that the seak in at Dr. Fielding office was accomplished with technique as assistance from the CLA which he said provided disguises, false identification to pers and a camera that could be hidden in a tobacco pouch.

Hunt's transcript said there were five men in the group commissioned by Krogh and Young to commit the burglary. Besides him sell, the transcript aid, the group consisted of Gordon Liddy and extil agent Bernard Barker, both of whom were envicted with Funt

Waterpale case, and app Cubing named Martitz and Telip Li. Diego.

Lidden a ctualty act the two pleas a ctualty act made of the breakin on pleas, 1971, after he and ody had made a frasible y study of the doctor's of the color's of the colors of the colors

funt said in his less. ony that some months er the fallure in Rever Hills, he suggested in ning that it might b pful to develop a per atric profile of Fine g. The transcript said he d Young: After all we a whole psychological it set up at CIA to proe, in effect, secondand profiles of persons of typerest to the United States government. That its an activity that has been going on for many years. With Toung's help, the testimony said, Hunt met g an office at the White. Jouse with Dr. Bernard, delloy, whom he identi-led as the chief of the init that makes psychiaof profiles. He said he would for sult with the chief of se-urity at CIA. Hunts for im on y said. In due course we embarked upon program in which we assisted Dr. Melloy by proriding film excerpts of the reports and other materials relating to Dr. Elisberts of the could construct this sort of psychia

fr. Raker 1emorandum -Mr. Callahan Mr. Cleveland de, Cobhandi Mr. Jenkins ... DATE: May 8, 1973 Gebhardt Mr. Maraball Mr. Miller, E.S. ₩. Soyers .. - Mr. Nuzum - Mr. Eardley dr. Walters · E. Long Tele, Room Mr. Barnes . JAMES WALTER MC CORD, JR.; Mr. Herington AND OTHERS Mr. Conser BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS Mr. Eardlev .. JUNE 17, 1972 INTERCEPTION OF COMMUNICATIONS The May 8, 1973, issue of "The Washington Post" contains Jack Anderson's column captioned, LA Reportedly Set Up Watergate IDs. An analysis of the article as it relates to the Watergate case is set forth hereinafter. Items which appear to be pertinent are numbered and comments are keyed to those numbers. The column states, "The Watergate ringleaders apparently used phony credentials, which the Central Intelligence Agency authenticated, during their spying-sabotage operations against the Democrats." COMMENT: Investigation established that E. Howard Hunt in his travel, ordinarily used the alias of Ed Warren and G. Gordon Liddy ordinarily used the alias of George Leonard. These names were ordinarily used in airline travel and for hotel registration. The article states that McCord flashed CIA papers, identifying himself as "George Russell" and that CIA assured those who checked that Russell was a legitimate employee. The article als attributes to "other sources" the possibility that Liddy may have also used the George Russell alias. COMMENT: The name George Russell is not known to have been used by McCord or Liddy. When arrested at the Democratic National Committee Headquarters, McCord claimed to be Edward ... Martin of New York City. As set forth above, Liddy almost without exception used the alias of George Leonard or G. Leonard. REC-85 CONTINUED - OVER CLASS. & EXT. BY SPS TAP JEMIOMS 17 MAY 23 1973 REACON-FCIM II. 1-2.4.2 DATE OF REVIEW

SUBJECT:

CONTRACTIAL

Long to Gebhardt Memo
RE: James Walter McCord, Jr.

(3) The article states that, "These sources claim the FBI originally thought the Watergate break-in was a CIA operation."

COMMENT: This may readily be implied from the 7/21/72, summary memorandum concerning this case which was entered into the record by Mr. Gray in his confirmation hearings. On page 2 of the memorandum there is a statement that McCord who appears to have been the leader of the group was retired from the CIA and the remaining subjects are all known to have Cuban backgrounds and either worked with or participated in CIA activities against the Castro Government. In addition, the possibility that the Watergate incident was a CIA operation was definitely considered at the outset of the case, particularly since Hunt also was a retired CIA employee. CI

(4) The article states, "The CIA, however, refused to cooperate with the FBI investigation."

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(5) The article states, "A memo, intended for FBI eyes only, reported: 'It is recalled we specifically were requested by the CIA not to interview...two CIA employees, and instructions were issued to WFO [Washington Field Office] to this effect. One of the individuals had already been interviewed, and the second was not interviewed per the request of the CIA.'" L)

COMMENT: The foregoing appears to be a direct quote from a 3/2/73 memorandum from Mr. Gebhardt to Mr. Baker captioned, "Confirmation." The point at issue which led to that memorandum was a question asked of Mr. Gray if there were any leads FBI Agents wished to follow which they were not permitted to do so.

were two names contained in Hunt's telephone file which was among his effects turned over to WFO on 6/26/72. by John Dean at the Executive Office Building. On 6/28/72, then CIA Director Richard Helms confidentially informed Mr. Gray that these two men were active CIA agents and Mr. Helms urgently requested they not be interviewed or investigated. Although instructions were immediately issued to WFO along these lines,

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(6) The article states, "Another FBI memo, prepared for ex-White House Chief of staff H. R. Haldeman but never submitted to him, noted that Hunt and Liddy had 'traveled extensively around the United States contacting former CIA employees for the purpose of settting up a security organization for the Republican Party dealing with political espionage.'" W

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Long to Gebhardt Memo
Re: James Walter McCord, Jr.

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COMMENT: The quotation in the article about Hunt and Liddy's travel appears to be taken verbatim from the first paragraph on page 3, of the 7/21/72, summary letterhead memorandum which, as set forth above, Mr. Gray entered into the record at his confirmation hearings. That memo is not known to have been prepared for H. R. Haldeman; rather, it was prepared at Mr. Gray's instruction, and forwarded to the Attorney General, Deputy Attorney General, and Assistant Attorney General, Criminal Division. Mr. Gray testified during the confirmation hearings that John Dean had requested a summary of the investigation and he expected the Attorney General's Office would forward a copy to Mr. Dean.

(7) The article states, "Both E. Howard Hunt and McCord are ex-CIA agents. When the FBI discovered Hunt was involved in the Watergate conspiracy, agent John Rule 'telephonically contacted' presidential assistant Alexander P. Butterfield for an explanation. Our sources say he was the White House liaison man with the CIA. An FBI memo states that Butterfield informed Rule that 'Hunt was used... on 'highly sensitive, confidential matters' about nine months ago.'"

COMMENT: The fact is that both Hunt and McCord are retired CIA employees. With respect to the telephone call by WFO Supervisor John Ruhl (not Rule) to Alexander P. Butterfield of the White House, mentioned in the article, this information is set forth in the second paragraph, page 3, of a memorandum dated 6/19/72, giving the brief early facts known at that time concerning the case. That memorandum, at Mr. Gray's instruction, was not transmitted outside the Bureau; however, it is one of the documents entered into the record for Mr. Gray's confirmation hearings. Mr. Butterfield was contacted by Supervisor Ruhl since WFO SA George Saunders, who works liaison with the White House, advised Ruhl, Mr. Butterfield, among other duties, was in over-all charge of personnel matters at the White House. Therefore, he would be the individual to contact to determine if Hunt was a White House employee.

(8) The article states, "The first impulse of President Nixon's campaign chiefs was to blame the Watergate bugging operation on the CIA. Both Hunt and McCord balked at this suggestion and sent back angry word that they wouldn't 'sit still' for this. They have testified under oath that Watergate was not a CIA operation. But there is growing evidence of some kind of CIA involvement."

COMMENT: The alleged first impulse of President Nixon's campaign chiefs is not known to the FBI. Neither is it known to FBIHQ whether Hunt and McCord testified under oath that Watergate. was not a CIA operation. Neither of these men testified during their trial; however, both have been before the present Federal grand jury and it is quite possible that both testified the CIA was not involved. In this regard, it will be recalled that Anderson has publicly acknowledged having gained access to transcripts of some of the grand

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CONFIDENTIAL

Long to Gebhardt Memo RE: James Walter McCord, Jr.

jury testimony. The statement by Anderson that there is growing evidence of some kind of CIA involvement may possibly be implied by the recent disclosure by Judge Byrne that Hunt and Liddy burglarized Daniel Ellsberg's psychiatrist's office. In addition, it has been disclosed in connection with Ellsberg's trial that Hunt has stated he utilized CIA equipment in preparing for the burglary of the psychiatrist's office.

ACTION: This is for information.

DAN

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UNITED STATES GOVERNMENT Mr. Flaker 1emorandum Wr. Callahan Wr. Cleveland Mr. Conrad de Jerkine Mr. Gebhardt Mr. Marshall Mr. Miller, E.S. Mr. Soyars 1 - Mr. Eardley Long 1 - Mr. Miller Mr. Walters - Mr. Nuzum 🐇 Tele, Room JAMES WALTER MC CORD. JR AND OTHERS Mr. Conny BURGLARY OF DEMOCRATIC COMMITTEE NATIONAL HEADQUARTERS, 6-17-72 INTERCEPTION OF COMMUNICATIONS For the information of Mr. Ruckelshaus, on 6-26-72, after perusal of the personal telephone rotary file of Everette Howard Hunt, Jr., contained in Hunt's effects furnished the FBI that date by John Dean, Washington Field Office (WFO) forwarded a teletype to various offices, including Alexandria, setting forth a number of names of individuals together with their telephone numbers. Instructions were that the individuals and telephone numbers be identified and that interviews be conducted to develop their association with Hunt, the subjects and their knowledge of this case. On 6-28-72, then CIA Director Richard Helms confidentially informed Mr. Gray that are active CIA agents and Mr. Helms urgently requested they not be interviewed or investigated at that time. Instructions were immediately issued to then SAC Kunkel, WFO, to discon- 🕍 🥍 tinue investigation or interviews of these two men and that the employment of these men should be kept strictly on a needto-know basis. However had been interviewed briefly 🕅 on 6-27-72, by the Alexandria Office. He furnished little vas never interviewed. information of value. By teletype dated 7-7-72, WFO advised that the telephone number for vas determined to be a CIA publicly subscribed number. Alexandria was instructed to conduct appropriate investigation regarding develop association with Hunt and the other subjects. By tele type dated 7-11-72, Alexandria advised that the CIA had advised information pertaining to nd his telephone 🕼 CAN: aatOot હાલીક REC- 102) CONTINUED #70WER 23 1973 (12016) & EXT. BY SP2 TAPI SEM! AMS 67 MAY 24 1973 OTH II, 1-2.4.2 DALL OF REVIEW

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 6/20/80 BY 5/2 TAPI JROIDE

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Purvis
Soyars
Walters
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Mr. Kinley
Mr. Armstrong
Ms. Herwig
Mrs. Noonen

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Cha were assured "George Ray he was the White House Is also man with the Cla. An also man with the Cla. An other sources close to the Watergate Investigation say the Watergate Investigation say the Watergate Investigation say that the Condon Liddy may sensitive confidential matters also have used the same Sources claim the FBI originally thought the Watergate break in was a Cla operation. The Cla. however, refused to cooperate with the FBI intestigation. A memo, intended for FBI eyes only, reported that watergate was not a Cla note that they wouldn't sit still for this employ es, and instructions were issued to WFO (Wachington Iried Officel to wooden the request of the Cla."

Another FBI memo states that Butter field Informed Rule Inat Marten Magnuson (D. Wash.), believes about nine months ago.

The first Impulse of President Magnuson (D. Wash.), believes the president Nixon's campaign chiefs build the Watergate was for politics. He so assuranced from board chalrman John H. Reed on March 25, 1971, that was a march wouldn't sit still for this march wouldn't sit still for this march wouldn't sit still for this employ es, and instructions operation.

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Another FBI memo predent interplated by the FBL He had with the Politics.

Batt there is growing evidence of some kind of Cla involvement.

Another FBI memo predent interplated by the FBL He had white House ordered the predent of the Cla."

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The Watergate ringleaders around the United States conflower and hormally would not carry current identification. The property organization for the Republican Party dealing with political espionage.

Both E. Howard Hunt and Indervened with the National Transportation Safety are ex-CIA agents. When the FBI discovered Hunt was involved in the Watergate conspiracy, agent to stop the release of the Watergate conspiracy agent to the Nixon administration. The board is Supposed to be an independent agency which are explanation. Our sources an independent agency which in the Nixon administration for the Rule Hunt was involved in the Watergate conspiracy agent. When the FBI discovered Hunt was involved in the Watergate conspiracy agent. The board is Supposed to be an independent agency which are exclavered for an independent agency which in the FBI memo states that Butter field informed Rule that Committee Chairman Waters are committeed.

Times Herald
The Evening Star (Washington)
The Sunday Star (Washington)
Daily News (New York)
Sunday News (New York)
New York Post
The New York Times
The Daily World
The New Leader
The Wall Street Journal
The National Observer
People's World

139-4089 -21 ENCLOSURE

soite the assurance you per-sonally provided the commit-ice on March 25, 1971; that on March 18, 1973, you called a meeting of members of the National Transportation Salety Board to discuss communicalons you had received from the White House staff regarding certain lawful functions of the

"It has been alleged," con-ilinues the confidential letter, on that occasion you, acting is chairman of the board, re-versed that the Waite House staff had expressend displeas-are with you and other mem-bers of the board because of certain reports and recommancertain reports and recommen-dations adopted and made sublically by the board which were critical of the Depart.

pert critical of the Department of Transportation and his cederal Aviation Administration were ordered despite provisions of law to the contrary to cease issuing such retorts which might in any way be construed as critical of the Department of Transportation of the executive branck. Further the executive branck. her, charges have been made ther charges have been made that you informed members of the board that unless the coard agreed to cease this activity. that members would be disciplined by the White House. Magnitudes from Reed who when contacted by us raised to comment.

comment :

UNITED STATES GOVERNMENT MemorandumMR. GEBHARDT 5-8-73 DATE: Miller, E.S. MR. FELT ane Walters W. Mintx k. Eardley Mrs. Hogan This is on the Director's Special List. 1 - Mr. Miller -4089-21 1 - Mrs. Metcalf 17 MAY 23 1973 11 38 84 73 memo: Forg to such 173. On: as CLASS. & EXT. BYSP2 TAPLANIONS REASON-FCIN II, 1-2.4.2 DATE OF REVIEW 515 43 INTENVELOPE HEREIN IS USER ADDISIED FXCEPT WHERE SHOWN CTHERWISE 67 MAY 23 1973

UNITED STATES GOVERNMENT $\it 1emorandum$ Mr. Callahan Mr. Cleveland DATE: Gebhardt Mr. Willer 1 - Mr. Eardley Mr. Thompson 1 - Mr. Nuzum E. Long Mr. Walters 1 - Mr. B. S. Miller SUBJECT: JAMES WALTER MC CORD, JR., AND OTHERS Mr. Herington Mr. County BURGLARY OF DEMOCRATIC COMMITTEE Mr. Minte NATIONAL HEADQUARTERS, 6-17-72 W. Fardley INTERCEPTION OF COMMUNICATIONS The following is submitted in response to the request by Mr. Ruckelshaus for a memorandum dealing with Central Intelligence Agency (CIA) involvement in the Watergate case, as set forth in the memorandum, Mr. Felt to Mr. Gebhardt dated 5-8-73, captioned "CIA Involvement in Watergate and Ellsberg. The Intelligence Division is furnishing a separate memorandum relative to the Ellsberg matter. In the early stages of investigation of the burglary of Democratic National Committee Headquarters, careful consideration was given to the possibility the CIA may be involved. A number of signs pointed to such involvement, such as the fact that James McCord and E. Howard Hunt were retired CIA employees; Frank Sturgis was reported to be a soldier of fortune associated with Martinez in Cuban exile activities for a number of years. However, during the course of the investigation, we did not develop evidence to indicate that CIA was involved in the planning or execution of the Watergate incident, nor did we develop information to indicate that agency was knowledgeable. with respect to the incident. In a peripheral sense, however, involvement by the CIA might be implied by those not privy to the complete details of our investigation since the cast of characters the Watergate incident includes a number of former (A employees or persons who at one time were of interest to that agency. Examples of the foregoing are as follows: CANtaat 00 CONTINUED - TOVER 23 1973 ALE INECRIMATION CONTINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE. CLASS. & EXT. BYSPITAPINEMIONS 67 MAY 23 1973 REASON-FCIM II. 1-2.4.2 DATE OF REVIEW

CONFIDENTIAL

Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

James Walter McCord, Jr., who was arrested 6-17-72, in connection with the burglary, is a retired CIA employee, having been employed by that agency from 8-22-51 to 8-31-70. According to

McCord, during his CIA employment, was

involved with

Investi-

review of McCord's duties and assignments at CIA provided no indication he was involved in not assigned to

confided to a business associate that he was going to Washington, D. C., on a high level mission for CIA. No substantiation for the sources' information was gained through investigation and, in fact, McCord, in his letter dated 3-19-73, to Judge Sirica states in part "The Watergate operation was not a CIA operation. The Cubans may have been misled by others into believing that it was a CIA operation. I know for a fact that it was not."

According to CIA, it has no record of subject Virgilio Gonzalez.

Everette Howard Hunt, whose name was found in subject
Barker's address book, and whose check was found in subjects
room at the Watergate Hotel at the time of their arrest on
6-17-72, was employed by the CIA from

CONFRACTIAL



Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

Miami source identified Hunt as the individual known as "Eduardo" who was in the White House

Miami sources acquainted with the subjects and Eduardo believe that the chain of command in the burglary of the Democratic Party Headquarters would have been "Eduardo" to McCord to Barker and/or Martinez. The Miami sources' analysis of the likely chain of command of the Watergate incident was accurate; however, as set forth above, McCord has stated the Watergate matter was not a CIA operation.

With further regard to Hunt, at the time of subjects' arrest on 6-17-72, he was employed by the Robert R. Mullen and Company, 1700 Pennsylvania Avenue, N.W., Washington, D. C., having joined this company following his retirement from CIA.

In addition, investigation established that Hunt, in December, 1971 - January, 1972,

Amato. According to Bauman, Hunt told him he was forming a security group to promote security standards of the Republican Party. Bauman believed Hunt's security program consisted of the prevention of political espionage against the Republican Party, employee screening and security of files. Bauman and Amato each advised our Agents they did not accept Hunt's offer of employment.

Bernard Barker's address book, recovered in the Watergate Hotel by search warrant, contained the name of "Jack Stuart" with an address and telephone number at Madeira Beach, Florida. We interviewed this individual and he was determined to be Jack Stewart who was approached for employment along the same lines as Bauman. He did not accept this employment.

*Caddy is the attorney who gratuitously appeared at

Michael Douglas Caddy CONTINUED - OVER

CONFIDENTIAL

Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

the Metropolitan Police Department during the early morning hours on 6-17-72, where the subjects were taken after being arrested. It was known that each of the arrested subjects declined to make a telephone call and Caddy would not disclose how he became aware of subjects' arrests or who had retained him. Investigation disclosed telephone calls were made on 6-17-72, between Hunt's business phone at the Robert R. Mullen Company, Washington, D. C., and Barker's residence in Miami, Florida, and between Barker's residence and Caddy's office and residence telephones.

Upon his appearance before the Federal grand jury, Caddy was held in contempt of court for failing to answer questions on the basis that he had an attorney-client relationship with Hunt. The contempt action was upheld by the U. S. Court of Appeals on 7-19-72. Caddy subsequently testified that he

The sign-In book at the Robert R. Mullen Company shows an entry signed in the name "Wait" at 3:20 am on that morning; however, investigation proved Robert Wait, an acquaintance of Hunt and associated with General Foods Corporation with office space provided by Robert R. Mullen Company, was visiting friends in Bridgewater, Connecticut, at that time.

Michael Douglas Caddy, 2121 P Street. N.W., Washington, D. C., is an Attorney at Law having offices at 1250 Connecticut Avenue, N.W., Washington, D. C., and is associated with the law firm of Gall, Lane, Powell and Kilcullen. In 1960, he was graduated from the School of Foreign Service, Georgetown University, Washington, D. C., and later obtained his law degree from New York University, New York. In 1961, Caddy was the National Director of the Young Americans for Freedom, 343 Lexington Avenue, New York, New York.

Robert F. Bennett, President, Robert R. Mullen Company, Mills Building, 1700 Pennsylvania Avenue, N.W., advised that prior to the purchase of the Mullen Company by Bennett in 1970, Mr. Mullen arranged a luncheon attended by Mullen, Bennett, Caddy and Hunt, the latter two being interested in purchasing a portion of the stock. Caddy was at that time employed by the General Foods Corporation and was assigned to the Mullen Company as liaison officer. During the same period, Hunt was employed by the Mullen Company. After Caddy was released by General Foods Corporation, Mr. Mullen arranged for Caddy to join the law firm of Gall, Lane, Powell, and Kilcullen. Mr. Bennett advised on

CONTINUED - OVER



CONFIDENCE

Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

6-21-72, he knows that Hunt has maintained a personal relationship with Caddy as Caddy has called the Mullen Company offices on several occasions to speak to Hunt.



CIA has requested the above information be tightly controlled and not be disseminated outside of this Bureau.

Among the names and telephone numbers in Hunt's telephone file, which was among his effects from the Executive Office Building given to WFO by John Dean on 6-26-72, were those of Instructions were issued to identify these individuals and interview them concerning their association with Hunt and the other subjects as well as their knowledge of the Watergate incident. On 6-28-72, then CIA Director Richard Helms confidentially informed Mr. Gray that are active CIA Agents and Mr. Helms urgently requested they not be interviewed or investigated at that time. Further, that their employment should be kept strictly on a need-to-know basis. However already been interviewed, furnishing information of little was not interviewed.

WFO determined the telephone number for to be a CIA publicly subscribed number. Upon inquiry at CIA, Alexandria was informed that the information pertaining to would be furnished only to Acting Director Gray. On 7-28-72, Mr. Gray furnished a handwritten note indicating a card describing had been delivered to Mr. Gray on that date by General Walters of CIA.

developed a roll of film for Hunt showing some unidentifiable

CONTINUED - OVER



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Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

place, presumably Rand Corporation. Mr. Gray instructed that no further inquiry was necessary regarding and none was conducted.

BI

In reviewing Bernard Barker's bank account at the Republic National Bank, Miami, Florida, and in conducting interviews at that bank, on 6-21 and 22-72, information was developed that Barker had on 4-20-72, presented a cashier's check dated 4-10-72, payable to Kenneth Dahlberg, drawn on the First Bank and Trust Company of Boca Raton, Florida. Barker obtained cash after depositing that check to his account. Investigation showed Dahlberg to be a prominent Minneapolis businessman and fund raiser for the Committee to Reelect the President (CRP). Efforts to interview Dahlberg initially were unsuccessful as he evaded our Agents and finally declined interview of the basis of his counsel's advice.

Dahlberg was thereafter interviewed on 7-7-72, when

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CONEXPENSION

Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

he claimed the \$25,000 represented contributions he had accumulated while he was staying in southeast Florida just prior to the early part of April, 1972. Later, in August, 1972, Dahlberg changed his story and admitted the \$25,000 represented a contribution by Dwayne Andreas, a prominent grain businessman who had desired anonymity for his contribution.

On 6-27-72, Mr. Helms orally advised Mr. Gray regarding information available to CIA concerning who the CIA said had not been involved in any operational contacts with that agency.



were significant since they also had passed through Barker's bank account in Miami. The Federal grand jury inquiry into the Watergate incident resulted in development of information that



was the donor of \$100,000 to CRP which was composed of \$11,000 in cash and \$89,000 in Mexican bank drafts.



Investigation relative to the numerous long distance telephone calls billed to Hunt revealed he was frequently in contact with Morton Barrowsvilde on a los Angeles attorney.



CIA was not aware of any connection Hunt may have had with Jackson

Jackson was interviewed and admitted being in personal as well as telephonic contact with Hunt, as well as Liddy, but denied any knowledge of the Watergate incident.

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CONTINUED - OVER



Memorandum to Mr. Gebhardt Re: JAMES WALTER MC CORD, JR.

31

Ruiz was interviewed on 6-27-72, and advised he worked at McCord Associates from approximately February, 1972, until 5-30-72. He denied any knowledge of the Watergate incident.

Review of Liddy's FBI personnel file showed that on 1-14-70, information relative to his FBI service was sent to CIA upon request of that agency.

ACTION: For information.

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Assistant Attorney Conoral Ckiminal Division

Hay 16, 1973

Acting Director, PBI 139-4089-2177 1 - Mr. Cebhardt 1 - Mr. Long 1 - Mr. Nuzum

1 - Mr. Felt

JAMES WALTER MC CORD, JR., AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS JUNE 17, 1972

INTERCEPTION OF COMMUNICATIONS

1 - Mr. Eardley

During the course of the Watergate investigation, instances of destruction of records have come to the PBI's attention, the details of which were contained in the numerous investigative reports forwarded to you. summary of these instances follows:

Financial records of the Committee to Reelect the President (CRP) such as ledgers and records regarding contributors were allegedly destroyed about April 6, 1972, immediately prior to the effective date of the Federal % Lection Campaign Act. In addition, there apparently was estruction of material concerning George Gordon Liddy's telligence gathering operations. Several individuals te interviewed in this connection and they advised they Liddy destroying various records, however, the exact bre of these records is unknown. It was also reported Robert Bouston, Mr. McCord's assistant, removed some gial from the offices of the CRP during the weekend of 17-18, 1972.

As the PBI is not privy to the Federal grand jury testimony, we do not know if there is sufficient basis to conduct further investigation into the specific area of destruction of records which destruction may constitute T violations of the Pederal Blection Campaign Act or its predecessor, the Federal Corrupt Practices Act. Se

EF 205 11.E In line with established policy, no investigation will be conducted by the FBI unless specifically requested by the Criminal Division of the Department. 为影響。 8 St #FIM

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SEE NOTE PAGE TWO ..

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Assistant Attorney General

NOTE: See memoranda Acting Director to Mr. Felt May 3, 1973, and Legal Counsel to the Acting Director May 9, 1973, attached.

UNITED STATES GOVERNMENT Felt I Mr. Baker 1emorandum Mr. Callahan r. Cleveland **The Acting Director** May 9, 1973 Legal Counsel ans Walter Mr SUBJECT: WATERGATE; DESTRUCTION OF COMMITTEE TO REELECT THE PRESIDENT FINANCIAL RECORDS Your memorandum to Mr. Felt dated May 3, 1973, advised that a summary of the Watergate investigation notes that a witness

Your memorandum to Mr. Felt dated May 3, 1973, advised that a summary of the Watergate investigation notes that a witness reported the systematic destruction of financial records of the Committee to Reelect the President in April, 1972. Your memorandum instructed that we should advise whether a Federal crime is possibly involved, and, if so, what steps have been, or should be, taken to develop a case.

The significance of the date April, 1972, is that the Federal Election Campaign Act, Public Law 92-225, enacted February 7, 1972, was to become effective 60 days after date of enactment. That would place the effective date on April 7, 1972. The Federal Election Campaign Act superseded the Federal Corrupt Practices Act which had been codified as Title 2, United States Code, Sections 251 through 256. With the enactment of the new statute, these sections were repealed. Requirements concerning disclosure of Federal campaign funds now appear in Title 2, United States Code, Sections 431 through 454.

If there occurred destruction of financial records of the Committee to Reelect the President as has been alleged, such action might have been in violation of the Federal Corrupt Practices Act, Title 2, United States Code, Sections 241 through 256. In summary, Title 2, United States Code, Sections 241 and 242, provided that political committees which accept contributions or make expenditures to influence or attempt to influence the election candidates or presidential and vice presidential electors in two or more states, or a committee which is a branch or subsidiary of a national

1 - Mr. Eardley
1 - Mr. Gebhardt
1 - Mr. Mintz

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Memorandum to the Acting Director Re: WATERGATE

must have a chairman and a treasurer. It was the duty of the treasurer to keep a detailed and exact account of all contributions made to or for the committee; the names and addresses of every person making such contributions and the dates thereof; all expenditures made by or on behalf of the committee; and the name and address of every person to whom any such expenditure was made and the date thereof. Further, it was the duty of the treasurer to keep a receipted bill for every expenditure by or on behalf of the political committee exceeding \$10 in amount. The treasurer was required to preserve all receipted bills and accounts required to be kept by this law for a period of at least two years from the date of the filing of the statement containing such items.

Section 244 required the treasurer to file with the Clerk of the House of Representatives a statement containing the name and address of each person who has made a contribution to or for the committee of \$100 or more together with the amount and date of such contribution; the total sum of the contributions made to the committee each calendar year and not listed by individual contributors; the total sum of all contributions made to the committee during the calendar year; and the name and address of each person to whom an expenditure of \$10 or more was made within the calendar year along with the amount, date and purpose of such expenditure.

Section 247 required that the statement filed by the treasurer be under oath and preserved by the Clerk of the House of Representatives for a period of two years from the date of filing. The statement would then constitute a part of the public records and would be open to public inspection. The penalty for violations of the Federal Corrupt Practices Act was stated in Section 252. Any person who in fact violated any of the restrictions of the law could be fined not more than \$1,000, or imprisoned not more than one year, or both. Any person who willfully violated these sections was liable to a fine of not more than \$10,000, and imprisonment for not more than two years.

The constitutionality of these sections of the Code was tested by the Supreme Court and the law was found to be constitutional in Burroughs v. U.S., 290 U.S. 534 (1934).

Therefore, it appears that assuming the Committee to Reelect the President was a committee covered by the Federal Corrupt Practices Act. Destruction of financial records which were required to be retained

Memorandum to the Acting Director Re: WATERGATE

under that law could constitute a violation of Federal law. Willful destruction of such required records could have been a felony resulting in personal criminal liability. However, it should be carefully noted the statute imposed a duty only on the treasurer of the committee to preserve records and it is not clear that destruction of records by the chairman or other person would have constituted an offense under the statute. It is much more likely that if the chairman destroyed required records he could be charged with participation in a conspiracy (T.18 USC § 371) to violate the statute.

The fact that the Federal Corrupt Practices Act was repealed by the enactment of the Federal Election Campaign Act of 1971 does not afford protection from current prosecution for actions taken prior to the effective date of the repeal. Title 1, United States Code, Section 109, provides that the repeal of a statute shall not have the effect of releasing or extinguishing any penalty, forfeiture or liability incurred under the statute unless the repealing act shall so expressly provide. The statute shall be treated as remaining in force for purposes of sustaining a prosecution. Hamm v. City of Rock Hill, 379 U.S. 306 (1964), explains the rationale is to avoid technical abatement where there is substitution of a new and more comprehensive statute for the former statute. Under the more recent Federal Election Campaign Act of 1971, the record keeping requirements are continued but the penalties for violations are limited to a fine of not more than \$1,000, or imprisonment of not more than one year, or both (Title 2, United States Code, Section 441).

In order to determine whether a Federal crime was committed, it would be essential to take steps to develop facts showing the following:

- 1. The organization and function of the Committee to Reelect the President.
- 2. The identity of the chairman and treasurer.
- 3. Whether records that were required to be preserved by the treasurer were destroyed.
- 4. An inventory of any and all such records destroyed and the date of destruction of each record.

Memorandum to the Acting Director

Re: WATERGATE

5. The identity of those participating or agreeing to destruction of such records.

Two possible limitations on FBI action in this matter are:

- 1. An interpretation of the statute which would exclude committees organized in the District of Columbia from the provisions of the law on the technical ground the statute refers to committees active in "two or more States" and defines "State" as including "territory and possession of the United States." The District of Columbia is not mentioned. A possible answer to such a claim that the statute would not apply to the District of Columbia political committees is that the statute does not refer to the place in which the committee is organized. Instead, it declares committees covered which "accept contributions or make expenditures . . . in two or more States " If the Committee to Reelect the President accepted contributions or made expenditures in two or more states, the committee would appear to be covered by the terms of the statute. The Burroughs case involved a prosecution in the District of Columbia under this statute and is some support for the conclusion the statute would apply to political committees in the District of Columbia:
- 2. Department Order 41-54 dated February 9, 1954, which is still current, characterized the Corrupt Practices Act as having criminal penalties that were primarily administrative in nature. The Order required complaints of violations be referred to the Criminal Division and no investigation be undertaken by the FBI in the absence of express instructions.

RECOMMENDATIONS:

1. That no investigation of a possible violation of the Federal Corrupt Practices Act be commenced by this Bureau in regard to the Committee to Reelect the President in the absence of express instructions from the Department.

2. That the General Investigative Division review the facts known at this time concerning this matter and furnish recommendations to the Acting Director whether there is sufficient basis for a complaint to refer this matter to the Criminal Division.

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ADDENDUM: RECOMMENDATION OF GENERAL INVESTIGATIVE DIVISION, 5/11/73, REL:DC

Review of pertinent material concerning destruction of records reveals there were two situations in which Committee to Reelect the President (CRP) files apparently were destroyed. First, financial records such as ledgers and records regarding contributors were destroyed about 4/6/72, prior to the date on which the new regulations relative to disclosure of the names of contributors and the expenditure of funds went into effect on 4/7/72. Second, there apparently was destruction of material having to do with George Gordon Liddy's intelligence gathering operation. Several individuals were interviewed in this connection and they advised they saw Liddy destroying various records, exact nature unknown. It was also reported that James Walter McCord's assistant Robert Houston, removed some material from the CRP offices over the weekend of 6/17-18/72.

SA Angelo Lano, WFO Case Agent, previously advised us that the grand jury looked into the aforementioned destruction of records. The persons questioned before the grand jury were the same individuals who furnished us information relative to alleged destruction of records. The grand jury did not return any indictments regarding this matter.

The previous grand jury testimony, the U. S. District Court testimony and the most recent grand jury testimony was not made available to us; therefore, we do not know to what extent the destruction of records matter was corroborated or developed. It is noted, however, that the information contained in our reports concerning destruction of records, as well as the testimony of individuals before the grand jury and the District Court is in the possession of the Department which would direct this Bureau to conduct investigation if sufficient evidence existed.

A letter is being prepared to the Department setting forth a resume of the facts developed during our investigation, together with other pertinent data. The Department will be advised that in line with established policy no investigation will be conducted unless specifically requested by them.

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HORIZE BUTCHE OF INJUSTIGATION COMMUNDIONS SECTION Date: 5/13/73 PLAISTEXT (Type in 2) or min de lotel DROWN

ACTING DIRECTOR (ATTN: JAMES PARRINGTON, ROOM 5638, PRESS TO SERVICES OFFICE)

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JAMES WALTER EC CORD JR.; ET AL. BURGLARY, DEMOCRATIC NATIONAL COMMITTER HEADQUARTERS, WASHINGTON, D.C., 6/17/72. IOC. CO: WFO.

REBUTEICALL TO CG FROM SUPV. PARRINGTON 5/13/73. POLLOWING IS PACSIMILE COPY AS REQUESTED OF ARTICLE APPEARING IN "CHICAGO SUNDAY SUNTINES."

ATTENTION TELETYPE ROOM: SUPV. PARRINGTON HAS REQUESTED THIS PACSIMILE TO BE ON HIS DESK BY BEGINNING BUSINESS 5/14/73. PLEASE MANDLE ACCORDINGLY.

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EXCLUSIVE stories on Page 2

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CHICAGO SUNDAY

PBI GUARD ON PAPERS GALLED SHAM! OPERATI

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sham operation

By Morton Kondracke

Washington — FBI spents have comtained that they were "veed" by the White toke to excite a lake "public relations lind

hearing elicial rescatolly pressured lioord to remain elicat with a premise of excesconstraint of the contract of exces-

Da'urgate Greattes CIA. Page 7.

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cission" that a tight grand was placed crise files of presidential aides H. R. (Bodisticaman and John D. Ehrlichman after they eshated amidet the Watergate scandal.

In fact, according to the agents, the filedianther operation was a "sham." No guard tell a 1991 of the falls until nearly nine tell a 1991 of the falls until nearly nine the call for the bolica after the two oldes farmed, in a weekend conference with hisfron at his Comp David (Md.) retreat, that he President manted them to resign.

Once agains invived at the Valite House at boot 8 p.m. (Chicago thus) on April 37 — If a those size, No. 1 was following his a few and a few those to 1 to

In guidelines issued them the following day, the agents were told that they were not allowed to examine any White House documents, or "working papers," that they were had to log the movement of papers in and out of offices and were not to ask White House employes their identifies or what documents were in their possession. They had that no inventory of documents was conducted and that Heldeman and Ehrlichman had full godess to their files.

One agent complained to associates and superiors that the guard force would be effect tive only to step Haldeman or Ehrichman from driving a station wagon up to the White House door to hauf away a truckload of Watergale evidence.

A White House official and two aides to acting FBI director William D. Ruckelshaus confirmed the agents' accounts of the guidelines, which were drafted in a 7:20 a.m. meeting on May 1 by Ruchelshaus aide Gary Blacel White House are dant counted Douglas Park

er and John NoDelinett, special agent in Charge of the FBI's Weshington field office.

The guard operation listell grew out of consultations between Ruckelshaus, Atty. Gen. designate Elliot L. Richardson and new White House councel Leanard Garment.

Balso and another Ruckelshaus also, Jack County, raid that the agents' mula function in fact was to prevent a large hable of docurers from being acrossed at the time — ed

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PAGE TWO
APPEARING IN
CHICAGO SUNDAY
SUNTIMES

CHICAGO, ILLINOIS

Date: 5/13/73_
Edition: Final
Author: Morton Kondracke
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PAGE TWO OF THREE

County countries that manyed of small manifels of consists dyamicats—as has the occurred before—was possible under the guidelines, but he said agonts were authorized to—and did—examica the brieflass of Haldman and Ebelichman to determine what they might be compling out of their filters.

A white Neura official who ested not to be dentified said the two resigned aloes still lave access to their files, which now have seen moved to two "secure reoms" in the executive Office Dubling next door to the ville House and have been under Secret levies guard since Moday.

The Waite Reuse clicial said the purpose of warding the files from the technolog has not seen to deep access to them or to prevent bely though one could, but to block the removal presidential papers."

According to the White House official, Haleman and Fritchman may examine, if they dish, illes left belied by fired White House punsel John W. Dean III, though they have of requested to do so.

Dean—who is out of lavor with President who and has alleged a Haldeman-Ebrilch-an-Nixon plot to make him a Watergate cappegood—has not asked to see his own fee, the official said, so the issue of his acceptant property of his acceptant property.

con has hallested that he removed classical comments from the White House before the was fixed and placed from in a sale-deposition to prevent their flegitimate destruction. Fixes he left behind are stored in a sale-deposition of the resonn' and open to examination by signated White House after.

According to the White House official, Desagnio ms enjoy the sense casy access to Halman and Ehrichman's files that they may have to his. He would "have to specify what I would to see and what the purpose was in

had the grant the precedure was tight there, rather than kose, permissive and

The agent asserted that the difference begen spokedments statements and the reality piles great operation was in proportion to finite one of one of alternates and reality for once the state of augusta devertigations of Write House press secretary Record L. C. Healer had described the FBI agents' activities as a record-the-clock vigil "to make our that access and removal of any files were supervised in accordance with a very strict approximate."

The impression was left that the guard was so conspicuous and intimicating that President links was moved to order an agent out of a hallway and to complain to the Cabinet that the operation was "badly handed" because it suggested that Halleman and Ehrlichman were not to be trusted.

According to reports out of the FBI, Mr. Nixon did pull an agent out of a ballway, but later returned to apologize to him.

When he was sported of complaints by FDI agents, Comy said they "may have been confused as to their precise role."

Conny himself had said in an initial interview that the agents' role was to inventory documents, log their movements and watch persons handling them. When he learned that the agents had been ordered not to perform such functions, he said, "I had my sires crossed."

Defending the gukicilnes issued to egents, Commy said, "They weren't there on a fishing expedition to go over each paper in the White House." Asked what the use of a guard operation was days after Ehrifchman and Huldsman know of their ouster, Commy said, "You're assuring those guy's are guilty of something. What about the presumption of inspecance? They haven't been indicted or thatged with anything."

Conny said the agents were not posted earter because Ruckeishaus, on the job only one day after being selected to replace L. Patrick Gray III at the FBI, learned only at II a.m. on April 39 that Haldeman and Ehrikhman had resigned, that Dean had been fired and that Richardson was to be altorney general.

Conmy said it took come time, that day, to coaler with Richardson and Garment about placing guards to the files.

Reckelshaus' intert, said Coumy, was to "prevent a reputition of the charges that White thouse field could be removed. He didn't want, as a hyperhetical, 1703 to be missing and the Senato to sek, Where was the FB1'?"

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PAGE 58

CHICAGO SUNDAY

CHICAGO, ILLINOIS

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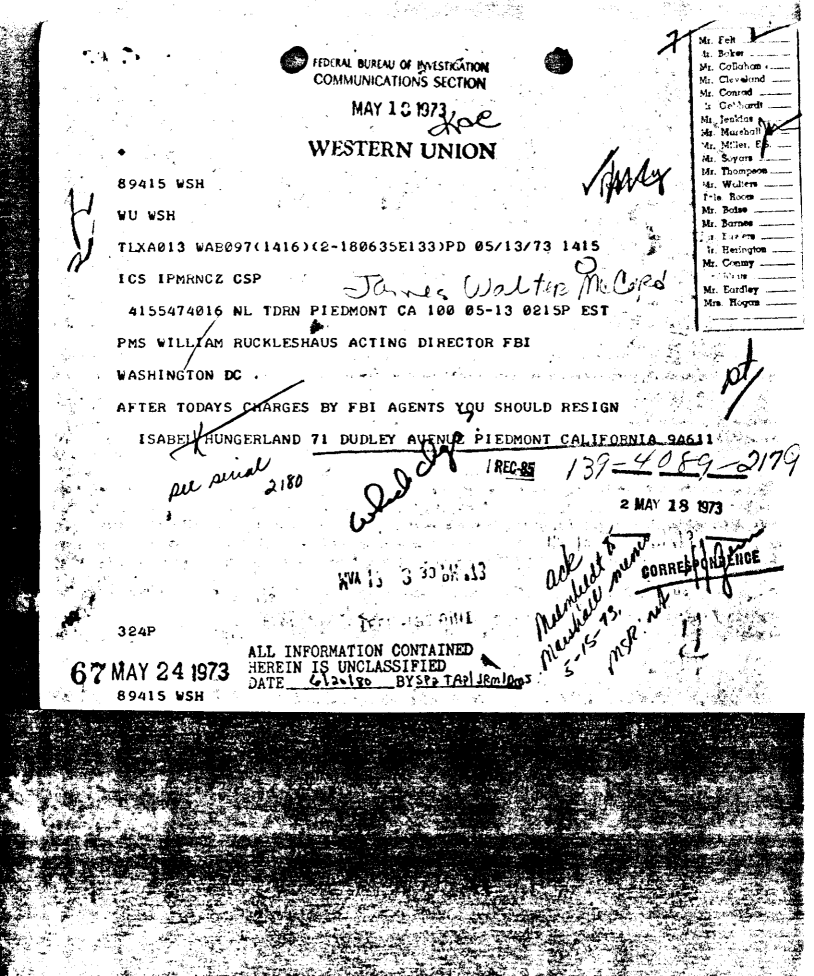
PAPERS CALLED SHAM' OFERATION

Characters

Classifications
Bakalities Offices

Being Investigated

Mase Thorse no



UNITED STATES GÖVERNMENT

Memorandum

Mr. Mar MY1

5-15-73 DATE:

B. Malmfeldt W

SUBJECT: ISABELAHUNGERLAND 71 SUDLEY AVENUE PIEDMONT, CALIFORNIA CORRESPONDENCE MATTER James Walter Mc Cird

Mrs. Hogan By telegram 5-13-73 directed to Acting Director Ruckelshaus, captioned individual stated "After todays charges by FBI Agents you should resign. Mr. Ruckelshaus asked "Which charges?"

It is not possible to determine precisely what "charges" correspondent may be referring to. Some newspapers on 5-13-73 carried articles concerning FBI Agents being stationed outside the offices of resigned Presidential Aides H. R. Haldeman and John D. Ehrlichman. Attached is an article from the "Chicago Sun Times" which headlines "FBI agents tell Watergate sham."

The attached article indicates that Agents assigned to the guard duty were given guidelines preventing them from examining any White House documents and that they were told not to log the movement of papers or to ask White House employees their identities or what documents were in their possession.

The article attributes statements in some detail to White House sources and to Bureau personnel, including Mr. Conmy 139-4089 2 concerning this situation.

Bufiles reveal that Mrs. Hungerland wrote former Acting Director Gray in September, 1972, critical of the TEL in relation to the Watergate case. Her letter was briefly acknowledged 10-4-72 declining to make any comment concerning the Watergate case since it was subject of pending investigation. Mrs. Hungerland appears to be the wife of one Helmut Hungerland

In view of the presumptuous and pretentious nature of the communication received from Isabel Hungerland, it is not believed she should be contacted to determine specifically th charges to which she had reference.

Enclosure

RECOMMENDATIONS - OVER'

67 MAY 24 MY/3 Marshall ALL INFORMATION CONTAINED

> DATE 6130 180 BY VSP2 TAP! JRMLOMS

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Mr. Felt Mr. Baker

Mr. Callahan Mr. Cleveland Mr. Conrad

Mr. Gobhardt

Herington

Mr. Commy

Mr. Eardley

Mr. Jenki

G. E. Malmfeldt to Marshall memo
RE: ISABEL HUNGERLAND

RECOMMENDATIONS:

- (1) For information in response to the question raised by Mr. Ruckelshaus.
- (2) That no acknowledgment be made to the telegram received from captioned individual.

for order mare

CONTRACTION May 17, 1973
NERAL INVESTIGATIVE DIVISION

The attached concerns the burglary of the Democratic National Committee Headquarters, John Democratic National Committee Headquarters, John Mashington, D. C. (WDC). Assistant United States Nathurney (AUSA) Silbert, WDC, furnished information relative to testimony of information relative to testimony of James Walter McCord before the Federal Grand James Walter McCord before the Federal Grand Jury, relating to purchase of surreptitious electronic devices used in this case.

As a result of a subpoena, toll call records were obtained regarding long distance calls made throughout the country by this company (telephone numbers set forth).

Leads are set out to identify and interview subscribers regarding their association and knowledge of Michael Marcus Stevens, (true name Alisto Joseph Giovannonni), owner of the above company.

CLASS. & EXT. BYSPZTAPI JEMIOMS
REASON-FCIN II, 1-2.4.2
DATE OF REVIEW SINTED

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COMMUNICATIONS SECTIO

TELETYPE

650 PM IMMEDIATE 5-16-73 ALM

TO ACTING DIRECTOR (139-4089) (BY MESSENGER)

ALEXANDRIA (139-18)

BOSION (139-164)

CINCINNATI (139-78)

LOS ANGELES (139-306)

NEW ORLEANS

SAN DIEGO (139-63)

BALTIMORE (139-148)

CHICAGO (139-263)

DALLAS (139-245)

MIANI (139-328)

SPRINGFIELD (139-66)

----- CALL OFFICES VIA WASHINGTON

FROM WASHINGTON FIELD (139-166) (P)

JAMES WALTER MC CORD, JR., ET AL; BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D. C. (WDC),

FOR INFORMATION OF BUREAU AND RECEIVING OFFICES, JAMES WALTER MC CORD, JR., TESTIFIED BEFORE FEDERAL GRAND JURY THAT



END PAGE ONE

TELETYPED TO: 57 MAY 23 18/3

CLASS. & FXT. BYSPO TAPI IRM DMS_ REASON-FOIR II, 1-2.4.2 DATE OF REVIEW

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PAGE TWO



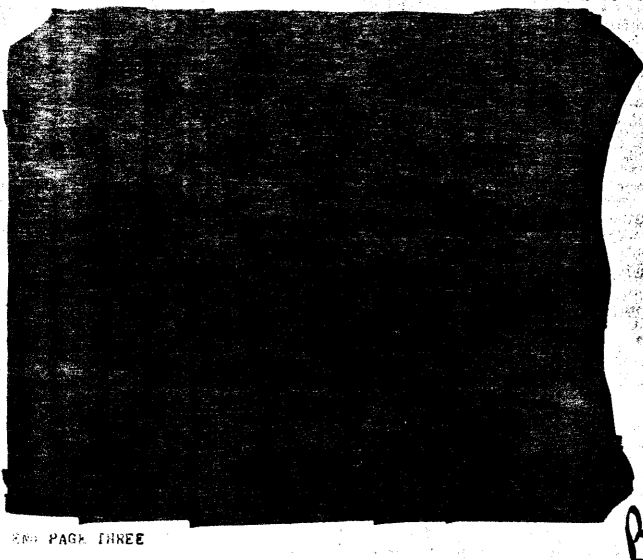
INFORMATION ALSO RECEIVED FROM MC CORD THAT SHORTLY
AFTER ARREST STEVENS CALLED CRP WDC AND ATTEMPTED TO BLACKMAIL
COMMITTEE SAYING HE KNEW MC CORD PURCHASED ITEMS FROM HIM.
NO INFORMATION DEVELOPED TO SUBSTANTIATE THIS CLAIM BY MC CORD.

CHICAGO DETERMINED RESEARCH LAB NO LONGER IN EXISTENCE
HOWEVER THEY LEARNED ONE MICHAEL MARCUS STEVENS WAS OWNER
AND OPERATOR OF RESEARCH LAB AND HAD ASSISTANT NAMED BERNARD
GORDON. STEVENS WHEN CONTACTED BY FEDERAL BUREAU OF INVESTIGATION (FBI) CHICAGO REFUSED TO CO-OPERATE UNLESS GRANTED
IMMUNITY. ASSISTANT UNITED STATES ATTORNEY (AUSA) DESIRES
TO SUBPOENA STEVENS TO WDC FOR GRAND JURY. BUT WOULD LIKE
FULL BACKGROUND REGARDING STEVENS OTHER ACTIVITIES. INVESTIGATION FURTHER DETERMINED THAT STEVENS TRUE NAME IS ALISTO
JOSEPH GIOVANNONNI SECOND, WHITE MALE DATE OF BIRTH 5-30-42.
AT CINCINNATI. OHIO.

CONVERTINA

PAGE THREE

FOLLOWING TOLL RECORDS OBTAINED VIA SUBPOENA FROM CHICAGO:



* concerning toll calls of Stevens Research Laboratory

PAGE FOUR

ALL OFFICES CHECK INDICES ON STEVENS AND HIS TRUE NAME.

CHECK TELEPHONE NUMBERS ASSIGNED YOUR DIVISION. THEREAFTER

IDENTIFY SUBSCRIBER AND INTERVIEW THOROUGHLY REGARDING ASSOCI-

OTHER LISTED NUMBER WDC POSSIBLY INTERNAL REVENUE SERVICE

GORDON REGARDING STEVENS FOR ANY ASSISTANCE TOWARD STEVENS INTERVIEW. SUTEL.

END

GVS WASH DC ACK FOR RELAY

FLOURISE EXTENSION OF THE PROPERTY. COMMENT HIGHS SECTION

MRØ25 CG PLAIN

TO ACTINA DIRECTOR (139-4089)

WFO (139-166)

FROM CHICAGO (139-263)

JAMES WALTER MC CORD, JR., ET; BURGLARY, DEMOCRATIC

NATIONAL HEADQUARTERS, WASHINGTON DC, 6-17-72, IOC,

RE WFO TELETYPE TO BUREAU DATED 5-16-73.

TELEPHONE NUMBER 965-2790 LISTED TO DR. JOSEPH

5519 MADISON STREET, MORTON GROVE, ILLINOIS. DR. GORDON IS

BROTHER OF BERNARD GORDON.

TO ELECTRONIC PRODUCTS, 8913 22ND STREET, NORTH RIVERSIDE,

ILL INOIS.

BERNARD GORDON LOCATED AT 1745 WEST DEVON, WHERE HE

OPERATES SMALL ELECTRONICS SHOP. GORDON WORKED WITH MICHAEL

STEVENS ON 7-71 TO ABOUT 18-72. GORDON INVOLM

TO MAKE SMALL ELECTRONIC EQUIPMENT AND DEVICES ALL

APCCO CORPORATION, WITH WHOM STEPHENS CLAIMED TO HAVE CONTACT.

END PAGE ONE

ALL INFORMATION CONTAINED IS UNCLASSIFIED

PAGE TWO

GORDON ALSO DID SOME DE-BUGGING. AT NO TIME DID HE MAKE ANY SURVEILLANCE EQUIPMENT.

ABOUT 1-72, STEVENS TOLD GORDON HE HAD PERMISSION FROM
FCC TO MAKE SURVEILLANCE EQUIPMENT FOR US GOVERNMENT
AGENCIFS, INCLUDING FBNDD, FBI, AND IRS. NO MENTION OF CIA.
STEVENS HAD SMALL TRANSMITTER WHICH COULD FIT INSIDE
CIGARRETTE CASE. THIS DESIGNED BY ENGINEER UNKNOWN TO GORDON.
STEVENS WOULD NOT IDENTIFY HIM. WHEN GORDON SAW THIS DEVICE,
IT WAS INOPERABLE. GORDON NEVER KNEW STEVENS TO MAKE ANY
SIRVETLLANCE EQUIPMENT FOR ANYONE AND BELIEVES STEVENS INCAPABLE
OF DESIGNING AND CONSTRUCTING SOPHISTICATED SURVEILLANCE DEVICES.
GORDON DOES NOT KNOWN WHO STEVENS WOULD HAVE MANUFACURE OR
DESIGN SUCH EQUIPMENT FOR HIM.

FAD PAGE TWO

PAGE THREE

ABOUT MAY, '72, GORDON RECHIVED CALL WHILE AT 2050 W. DEVON FROM MAN WHO SAID HE WAS AT AIRPORT AND HAD APPOINTMENT WITH STEVENS. HE LATER CAME TO SHOP AND MET WITH STEVENS, BUT GORDON NOT INTRODUCED TO MAN. AFTER WATERGATE BROKE, STEVENS TOLD GORDON THAT MC CORD "WAS THE GUY WHO WAS HERE." GORDON HAS OBSERVED PHOTOS OF MC CORD IN NEWSPAPERS AND FEELS CERTAIN MC CORD WAS IN FACT THE MAN IN THE SHOP. STEVENS NEVER SAID WHY MC CORD WAS HERE OR MENTIONED ANYTHING ELSE ABOUT WATERGATE.

STEVENS HAD BANK ACCOUNT AT SOUTH CENTRAL BANK AND TRUST CO.,
555 WEST ROOSEVELT, CO. STEVENS MOTHER-IN-LAW ALLEGEDLY
IS VICE PRESIDENT AT THIS BANK.

BERNARD CORDON IS W/M, BORN 1-25-22, AT CG, 5'10",

192 LBS. BAN HAIR, BLUE EYES, SSN 318-03-6087, ASN 36 71 89 12.

HE CLAIMS HE RECEIVED HONORABLE DISCHARGE FROM ARMY IN '44.

HE RESIDES AT 4827 N. SHERIDAN, APT. 706. HE HAS HOME PHONE

275-6449 AND BUSINESS PHONE 262-0556. HIS FORMER BUSINESS

PHONE WAS 973-6708.

MORNOW OROVE, J. L.

END PAGE THREE

PAGE FOUR

WFO MAY WISH TO CONSIDER SUBPOENAING BANK RECORDS

OF STEVENS AND PHONE RECORDS OF GORDON FOR POSSIBLE INFO OF

VALUE. WFO MAY ALSO WISH TO OBTAIN COPIES OF GORDON'S MILITARY

RECORD.

EMD

PLS ACK FOR ELEVEN TELS GA

HOLD FOR THREE

MBT FBIHQ ACK FOR ELEVEN

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

M. Calbelon Mr. Chevelind Mr. Canad Mr. Gord and Mr. Jenkin Mr. Jenkin Mr. Marchail Mr. Mider, E.S. Mr. Torres Mr. Boles Mr. Carnes	M:	F. 35
Mr. Chevels ad Mr. Connod Mr. Gord and Mr. Jeakine Mr. Jeakine Mr. Marchail Mr. Mider, E.S. Mr. Torres Mr. Boles Mr. Cornes Mr. Corney]. 3	Policy .
Mr. Connod Mr. Gerd end Mr. Mr. Jeakine Mr. Marchail Mr. Marchail Mr. Mider, E.S. Mr. Torres Mr. Cornes Mr. Cornes Mr. Corney	М.,	College of the college
Mr. Gord and Mr. Jenkine Mr. Jenkine Mr. Marchail Mr. Matchail Mr. Mider. E.S. 60. To gord id diseas To le Moore Mr. Cornes Mr. Cornes Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Corney	ď'n,	Clevelsine
Mr. Jeakine Mr. Marchall Mr. Matchall Mr. Mider, E.S. Political Mr. Political Mr. Cornes Mr. Cornes Mr. Corney	Ĭ-Ĩτ.	Comos . W
Mr. Marchail Mr. Mitor, E.S. V. Beyork on Tollegoon Ed elect Tolle Moore Mr. Cornes Mr. Cornes Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Corney	Wr.	Get and 139.
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en Tor green Eu Willes Tele Moore Mr. Boies Mr. Cornes Mr. Conny Mr. Conny Mr. Conny Mr. Conny	Μr	Mider, E.S.
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Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Corney Mr. Cardley	h.;	diches
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Mr. Eardley	33+	Recinque -
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	Mr.	Eardley
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906 PM IMMEDIATE 5-18-73 WWC

TO ACTING DIRECTOR (139-4089)

HOUSTON

FROM WASHINGTON FIELD

139-166 ONE PAGE

JAMES WALTER MCCORD, JR., ET AL; BURGLARY DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72. IOC.

WFO INDICES NEGATIVE RE GERALD ROBERT AUSTER AND NAME NOT FAMILIAR TO WFO CASE AGENT.

THE IN ADDITION TO LEADS SET FORTH IN RE TT, HOUSTON DEVELOP FULL INFO RE AUSTER, AND UACH, CONSIDER INTERVIEW OF

HIM AT EARLY TIME RE ANY ASSOCIATION WITH ROBOZO, BARKER, OR

OTHERS IN THIS MATTER.

17 MAY 23 1973

PLS HOLD FOR THREE BUT FIRST NEED SOM PAPER

HEREIN IS UNCLASSIFIED

COMMUNICATIONS SECTION

TELL

1R620 CG PLAIN.

845PM NITEL 5-18-73 RWR

TO ACTING DIRECTOR (139-4389)

WFO (139-166)

FROM CHICAGO (139-263) 2

JAMES WALTER NC CORD, JR., ET AL; BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON DC, 6-17-72, 10C. 00: WFO.

RE DALLAS TELETYPE TO BUREAU DATED 5-18-73.

SALES OFFICE, TEXAS INSTRUMENTS, GLENVIEW, ILLINOIS, BUT NO REFERENCE TO A MICHAEL STEVENS, ALISTO, JOSEPH GIOVANNONNI, STEVENS RESEARCH LAB, OR AUDIOTRONICS, INC. LOCATED.

NEGATIVE ATTEMPT TO CONTACT ELECTRONICS SOUND PRODUCTS

(ESP), 8913 22ND STREET, NORTH RIVERSIDE, ILLINOIS, MADE

TODAY, COMPANY ALSO DOES BUSINESS AS ELECTRONICS SPECIALTY

PRODUCTS AT SAME ADDRESS.

STATED OWNER OF /37

REC-85

BUSINESS IS (FNU) BARCEL (PH). BARCEL HAS INDICATED TO

SOURCE ANY SURVEILLANCE EQUIPMENT SOLD BY ESP IS OBTAINED

FROM MICHAEL STEVENS.

END PAGE ONE

67 MAY 23 1973

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6/26/80 BYSPITARIRMON

Mr. Pell
Mr. Boker
Mr. Callolon
Mr. Carlolon
Mr. Carlol
Mr. Carlol
Mr. Gablin
Mr. Mr. Shel
Mr. Mr. Es
Mr. Shel
Mr. Walers
Tele Boom
Mr. Parise
Mr. Parise
Mr. Ferigin
Mr. Ferigin
Mr. Conny
Mr. Mints
Mr. Eurdey
Mr. Eurdey
Mr. Hoggs

V

B/89218

MAY 23 1973

PAGE TWO

SOURCE FEELS BERNARD GORDON IS MORE LIKELY MANUFACTURER OF DEVICES THAN STEVENS.

END

PLS ACK FOR THREE

DSS FI FBI WA DC FOR THREE

5. MAY 13 (3)3 eir, Gerlierdt 🗹 EVZGUIZAO TOUR THE STATE MRSUS SI CODE 5:38PM URGENT 5-13-73 GWM ACTING DIRECTOR, Fal (139-4989) WFO (139-166) CHICAGO (139-263) FROC E SPRINGFIELD (139-66) WALTER MC CORD, JR., ET AL; BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D. C., 6-17-72. 10C. 00: WFO BE WFO TELTYPE DATED 5-16-73. PEORIA EXCHANGE 691-2380 REGISTERED TO ANITA MARIER RIMUS. also Ma 12 CAMELOT ROAD, PEORIA EXCHANGE 692-3569 REGISTERED TO ABI PRODUCTIONS, 6912 CAMELOT ROAD, PEORIA. ABI PRODUCTIONS OPERATED BY WILLIAM ARTHUR PHALLS. PRIMUS COMMONLAW WIFE OF PHALLS. CAMELOT RESIDENCE ONE FAMILY 2-STORY FRAME HOUSE WITH BASEMENT WILLIZED FOR AMERICAN BROADCAST INDUSTRIES PRODUCTIONS. OPERATION & YEARS, ENGAGED IN AUDIO AND VISUAL COMMERCIALS FOR RADIO AND TV. PHALLS INTERVIEWED THIS DATE, READILY ADMITS KNOWING 139-4001 2185 MICHAEL MARCUS STEVENS, AS FRIEND AND SOCIAL ACQUAINTANCE. 17 MAY 23 1973 END PAGE ONE ALL INFORMATION CONTAINE EREIN IS UNCLASSIFIED

SI 139-66

PAGE TWO

ORIGINALLY MET STEVENS 1965 CHICAGO. STEVENS LA KNOWN TO BE IN ELECTRONICS BUSINESS, DEVON, CHICAGO, IN PARTNERSHIP WITH BERNIE GORDON. PRIOR TO THIS, OPERATED CONTRACT THREE CARPET BUSINESS, SHERIDAN AVENUE, CHICAGO. IN 1965 STEVENS EMPLOYED AS CHEMICAL RESEARCH EMPLOYMENT RECRUITER WITH OFFICES ON MILWAUKEE AVENUE AND ON HUBBARD AVENUE. STEVENS A GRADUATE OF LOYOLA UNIVERSITY, IS AN EXCELLENT CIRCUIT AND REPAIRMAN FOR ELECTRONIC EQUIPMENT, ESPECIALLY TAPE RECORDERS. RESIDES WITH WIFE, ADRIAN, DEVON AVENUE, CHICAGO, PHONE 465-2117.

PHALLS CARACTERIZED BERNIE GORDON AS AN OLD ELECTRONIC
TECHNICIAN WHO WAS FREDUENTLY HIRED BY VARIOUS PRIVATE INVESTIGATIONS, CHICAGO, FOR CLANDESTINE ELECTRONIC EAVESDROPPING EQUIPMENT AND INSTALLATION. GORDON HIRED BY JACK MORAN, A PRIVATE INVESTIGATION, WI OFFICES ON LA SALLE STREET, CHICAGO, AND A NUMBER OF SUCH JOBS. SIEVENS INTRODUCED PHALLS TO MORAN IN 1969 AND MORAN THEREAFTER HIRED PHALLS FOR UNDERCOVER WORK, PEORIA, RERACIAL SITUATION.

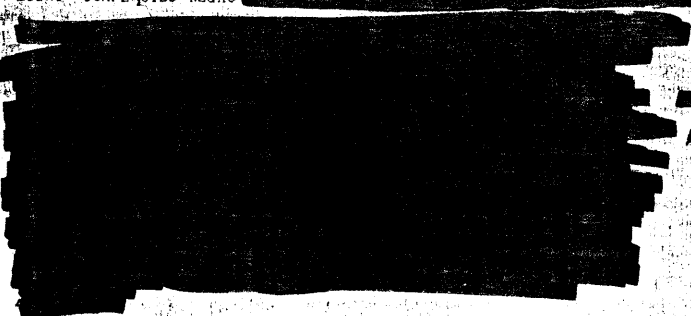
PHALLS DENIES PURCHASING ANY OF HIS ABI EQUIPMENT OR ANY
ELECTRONIC EQUIPMENT FROM STEVENS. LAST CONVERSED WITH HIM 4-73
RE LOCATION OF CLIENT IN CHICAGO FOR A COMMERICAL CONTRACT.
END PAGE TWO

SI 139-66

PAGE THREE

STEVENS VISITED PHALLS IN PEORIA ON TWO OCCASIONS, ONCE WITH HIS WIFE IN THE SPRING OF 1970 AND ONCE ALONE IN APPROXIMATELY DECEMBER. 1972. PHALLS CHARACTERIZED STEVENS AS AN AMBITIOUS, INTELLIGENT BUSINESSMAN, WISE TO WAYS OF BIG CITY LIFE, ALWAYS ALERT TO FINANCIAL GAIN OR PROFIT.

FOR INFORMATION BUREAU, WILLIAM ARTHOR PHALLS, TRUE NAME WILLIAM ARTHU FALLS, BORN 12-11-41, HOPKINSVILLE, KENTUCKY, A LIGHT- COMPLECTED NEGRO



ANITA MARIE PRIMUS, AKA MA, BORN 2-28-46, WHITE FEMALE, CURRENTLY RESIDING WITH PHALLS AT 6912 CAMELOT ROAD, PEORIA.

END PAGE THREE

SI 1 139-66

PAGE FOUR

EMPLOYED AS CLERICAL INSTRUCTOR, MANPOWER ADULT TRAINING, PEORIA, ILLINOIS.

REPORT FOLLOWS. P.

END

rederal energy of an american and communications sections

MAY DUNGSTO

TELLIYPO

PARELY A. SONY

Mr. Collabon
Mr. Jonkins
Mr. Jonkins
Mr. Mall
Mr. Mall
Mr. Mall
Mr. Mall
Mr. Bosses
Mr. Bornes
Mr. Bornes
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Mr. Maots
Mr. Couny
Mr. Maots
Mr. Eardley

MXÁ

R 03 SO CODE

12:57 PM IMMEDIATE 5-18-73 SG

TO:

ACTING DIRECTOR, FBI (139-4089) (BY MESSENGER)

WFO (139-166)

FROM: SAN DIEGO (139-63) (P) (2P)

JAMES WALTER MC CORD, JR. ET AL, BURGLARY DEMOCRATIC NATIONAL

COMMITTEE HEADQUARTERS, WASHINGTON, D. C. (WDC)

6-17-72. IQC. (00: WFO)

P

Mrs. Hogon

RE WFO TEL DATED 5-16-73.

CHECKED

5-17-73, REFLECT TELEPHONE NUMBER 232-3811 ON 8-2-82,

WAS LISTED TO SAN DIEGO COUNTY SHERIFF'S OFFICE (SDSO).

CAPTAIN ROY WILLIAMS, CHIEF OF COMMUNICATIONS DIVISION, SAN DIEGO

SHERIFFS OFFICE, ON 5-17-73, ADVISED TELEPHONE NUMBER 232-3813 9-4089 2186

IN AUGUST, 1972, WAS PILOT NUMBER FOR SDSO AND ALL CALLS TO

FICE SAIL DECARDS SECTION FIC WEDE DEACHED BY

BUSINESS OFFICE, JAIL, RECORDS SECTION, ETC. WERE REACHED BY

DIALING THIS NUMBER AND INCOMING CALLS WERE HANDLED BY SWITCHBOARD

END PAGE ONE

67 MAY 24 1973

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PAGE TWO

OPERATOR. ALLIANS ADVISED COLLECT CALLS ARE ACCEPTED BY
SHITCHBOARD OPERATOR FROM ANY LOCATION IN SAN DIEGO COUNTY
AND ANY OTHER COLLECT CALL FROM OUTSIDE THE COUNTY CAN BE
ACCEPTED OR REFUSED BY THE PERSON BEING CALLED. HE STATED
NO LOGS OF RECORDS OF INDIVIDUALS PLACING OR ACCEPTING COLLECT
CALLS ARE MAINTAINED.

ON 5-18-73, WILLIAMS ADVISED INQUIRY BY HIM OF SWITCHBOARD OPERATORS AND OTHER SDSO PERSONNEL FAILED TO DEVELOP ANY INFORMATION ON STEVENS RESEARCH LABORATORY, MICHAEL MARCUS STEVENS, ALISTO J. GIOVANNONNI, II, OR BERNARD GORDON.
WILLIAMS STATED HE WILL CONTINUE INQUIRY AMONG SDSO PERSONNEL IN AN EFFORT TO LOCATE RECIPIENT OF 8-2-72 COLLECT CALL AND WILL NOTIFY FLI IF SUCCESSFUL.

SAN DIEGO INDICES NEGATIVE RE STEVENS RESEARCH LABORATORY MICHAEL MARCUS STEVENS, ALISTO J. GIOVANNONNI II. OR BERNARD GORDON. REPORT FOLLOWS.

END ·

MBT FBIHQ CLR

nenatela a familia el Potages exembramos

MAY 1 3 1973

TRANTER

MR 002 ON PLAIN

11:31 AM URGENT 5/18/73 BJP

TOL ACTING DIRECTOR. FBI

SAC 100 FIELD (139-166)

FROM: SAC, OMAHA (139-58) (P) 3P

Mr. Contain
Mr. Cleveland
Mr. Cleveland
Mr. Conrad
Mr. Contain
Mr. Fenkinn
Mr. Marshall
Mr. Marshall
Mr. Thom, san
Mr. Walte, s
Fele Room
Mr. Baines
Mr. Baines
Mr. Baines
Mr. Baines
Mr. Rerington
Mr. Commy
Mr. Mints
Mr. Eordley
Mrs. Hogan

JAMES WALTER MC CORD, JR.; ET AL. BURGLARY OF DEMOCRATIC PARTY

NATIONAL HEADQUARTERS, 6/17/72, 10C. 00: WFO.

NUM

RE OMAHA TEL CALL WFO, INSTANT DATE.

DOUGLAS EUGENE KRAMER. SGI. IST CLASS. MILITARY INTELLIGENCE

(MI), U. S. ARMY, SSAN 168-30-4591, DOB 10/1/37, POB ROBESONIA, PA

PENNSYLVANIA, APARTMENT 9, 3205 MAPLEWOOD BOULEVARD, OMAHA, NEBRASKA.

WHO HAS BEEN ATTENDING UNIVERSITY OF NEBRASKA AT OMAHA, AND GRADUATES

THIS DATE WITH BACHELOR OF GENERAL STUDIES IN POLITICAL SCIENCE,

ADV ISED:

FROM JANUARY, 1971, TO JULY, 1972, HE WAS ASSIGNED AS SPECIAL

AGENT IN DOCUMENT SECURITY, HEADQUARTERS, ARMY SECURITY AGENCY (ASA),

ARLINGTON HALL, ARLINGTON, VIRGINIA. ALSO ASSIGNED ARLINGTON HALL

FROM ABOUT JANUARY, 1972, TO SEPTEMBER, 1972, WAS CAPTAIN ROBERT

MOUSTON, JR., WITH POSITION OF SENIOR SPECIAL AGENT SUPERVISOR

END PAGE ONE

VOULT KEC-102
REC-85

139-4087 - (21870

67 MAY 23 1973ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

17 MAY 23 1973

DATE GISO 80 BYSPS TAPLEM ONE

W 133-38

PAGE TWO

OF SPECIAL OPERATIONS BRANCH (NOW CHANGED TO SECURITY CONTROL BRANCH), WHICH HANDLES SELECTION AND ASSIGNMENTS OF ARMY SPECIAL AGENTS THROUGHOUT THE WORLD FOR COVERT AND OVERT OPERATIONS.

CAPTAIN HOUSTON HAD PREVIOUSLY MENTIONED TO KRAMER, HIS

FATHER (ROBERT HOUSTON, SR. IS RETIRED MASTER SERGEANT FROM

ARMY MILITARY POLICE. THE DAY AFTER "WATERGATE" REPORTED

ARRESTS, CAPTAIN HOUSTON TOLD KRAMER HIS FATHER EMPLOYED BY

"MC CORD'S PRIVATE SECURITY FIRM" AND SPENT SEVERAL HOURS LAST

EVENING DESTROYING FILES. UPON HEARING THIS, KRAMER CRITICIZED

HOUSTON FOR BRAGGING ABOUT THIS TYPE OF ACTIVITY AS THIS COULD

INDIRECTLY REFLECT ADVERSELY ON HIMSELF AND ASA. CAPTAIN

HOUSTON DISMISSED THE CRITICISM AS UNWARRANTED. KRAMER ALSO

MENTIONED HOUSTON'S COMMENT TO SGT. MAJOR LEWIS TAYLOR, ALSO

ASSIGNED AT THE TIME TO ARLINGTON HALL (NOW ASSIGNED TO BALTIMORE,

MARYLAND MI OFFICE), WHO TOLD KRAMER HE APPEARED OVERLY CONCERNED.

CAPTAIN HOUSTON CURRENTLY ASSIGNED TO MONTEREY LANGUAGE

SCHOOL, MONTEREY, CALIFORNIA, SPECIALIZING IN KOREAN. HOUSTON,

END PAGE TWO

on 139-58

PAGE THREE

SENIOR REPORTEDLY LIVES IN MARYLAND, A SHORT DISTANCE FROM

WASHINGTON, D. C. REPORT FOLLOWS.

WASHINGTON FIELD OFFICE HANDLE. CEO WFO RWAY AIRMAIL COPIES TO BALTIMORE AND SAN FRANCISCO FOR POSSIBLE & 18 TURE INVESTIGATIVE ASSISTANCE. FUTURE INVESTIGATIVE ASSISTANCE.

COMMUNICATIONS SECTION

NR 224 DE FLAIR

- CHICAGO" (139-263)

FROM DALLAS (139-328)

Mr. Eordley

JAMES WALTER MC CORD, JR., ET AL; BURGLARY, DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D. C., 6/17/72.

JAMES VENABLE, SECURITY DEPARTMENT, TEXAS-海關的關係統一的規模的 化基础 计表现代 人名英格兰特 化光光电影 INSTRUMENTS INC., 13500 NORTH CENTRAL EXPRESSWAY, RICHARDSON TO BE MADE OF THE RECORDS OF TEXAS INSTRUMENTS, INC. AND ITS SUBSIDIARIES AT THIS LOCATION FOR ANY RECORD OF ANY DEALING

BY STEVENS RESEARCH LAB. 2350 WEST DEVON. CHICAGO. MICHAEL

MARCUS STEVENS. OR JOSEPH GIOVANNONNI, WITH THIS CORPORATION

CUSTOMER, SALES, AND CREDIT RECORDS WERE CHECKED AS WELL AS

THE RECOLLECTIONS OF SALES PERSONNEL, BUYERS, OTHER WHO MIGHT RECALL CONTACTS WITH STEVENS.

STEVENS OR HIS COMPANY WAS LOCATED OTHER THAN A NOTATION IN

THEIR CREDIT OFFICE LOCATED BY MILLARD JUMPER, CREDIT AND

COLLECTION MANAGER, WHICH INDICATES THEIR CHICAGO AREA SALES OFFICE

ALL INFORMATION CONTAINED END PAGE ONE CONTROL HEREIN IS UNCLASSIFI

PAGE TWO

MADE INQUIRY OVER TWO YEARS AGO REGARDING THE CREDIT STANDING OF STEVENS RESEARCH LAB AND THE REPLY TO THAT OFFICE WAS THAT THIS COMPANY DID NOT HAVE GOOD CREDIT AND NO CREDIT SHOULD BE EXTENDED TO THEM. THERE ARE NO OTHER RECORDS OF THIS COMPANY AND NO RECORD OF ANY PERSONAL CONTACT WITH SIEVENS OR OF HIS CONTACTING ANYONE AT TEXAS INSTRUMENTS AT DALLAS.

CHICAGO AT TEXAS INSTRUMENTS SALES OFFICE, SUITE 300.

1701 EAST LAKE AVENUE, GLENVIEW, ILLINOIS, TELEPHONE

312-729-5718, CONTACT APPROPRIATE PERSONNEL, PARTICULARLY IN A

THE SEMI-CONDUCTOR GROUP, FOR ANY RECORD OF STEVENS OR HIS

COMPANY.

EVD

MAT PRING CLP

Transcription of the Steam of COMMENNO MORS SECTION

MAY 13 1973

839 LA PLAIN

AM CITEL 5-17-73 GLD SENT 5-18-

ACTING DIRECTOR (139-4089)

WASHINGTON FIELD (139-166)

LOS ANGELES (139-306) (PGL

JAMES WALTER MC CORD, JR.; ET AL; BURGLARY, DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C. (WDC)

\$/17/72, IOC, 00: WASHINGTON FIELD.

RE LOS ANGELES TEL TO THE BUREAU 5/16/73.

AND WASHINGTON FIELD OFFICE TEL TO BUREAU 5/16/73

ON INSTANT DATE A REVIEW OF THE HAINES TELEPHONE

#DIRECTORY FOR LOS ANGELES COUNTY REVEALS THE SUBSCRIBER

OF TELEPHONE NUMBER (213) 633-5143 IS THE WINION DEVELOP

COMPANY, 855 ARTES BOULEVARD. BELLELOWER, CALIFORNIA

E. THORNTON MESETSON, PRESIDENT.

ON INSTANT DATE IBBETSON WAS INTERVIEWED BY BUREAU

MAGENT AND ADVISED THAT HE KNOWS MIKE STEVENS OF STEVENS

RESEARCH LAB IN CHICAGO, ILLINOIS. IBBETSON RELATED

END PAGE ONE

17 MAY 23 1973

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SP2 TAPIJEM IOMS Mr. Calloban Mr. Cleveland ... Mr. Conrad ... Mr. Gethordi. Mr. fendins श्रीवाधीत्वी । Miller, E.S 🔔 Soyers ... Mr. Thompson .. Mr. Wolters ... Mr. Herington Mr. Course Mr. Mints Mr. Eardley .

11 139-336

PAGE TWO

THAT IN 1970 HE WAS THE SECRET PARTNER OF THE CURVEILLANCE PRODUCTS COMPANY OF BELLFLOWER, CALLEGRALA, WHICH HANDLES INTERCEPTION OF COMMUNICATIONS DEVICES. THE BUSINESS WAS GOING BANKRUPT AND IN AN EFFORT TO RE-COUP HIS LOSSES IBBETSON CONTACTED STEVENS WITH THE HOPE OF SELLING SURVEILLANCE PRODUCTS COMPANY. STEVENS AND IBBETSON COULD NOT AGREE ON A PRICE FOR THE COMPANY AND CONSEQUENTLY THE TRANSACTION WAS NEVER CONSUMATED.

THE SUMMER OF 1970. IBBETSON FURTHER DENIES ANY KNOWLEDGE OF THE SUBJECT MATTER, SUBJECTS, OR ANY OF THE ASSOCIATES MATTERS.

IBBETSON REVIEWED HIS PERSONAL APPOINTMENT CALENDER FOR 1972 AND ALLOWS THAT HE WAS IN SAN DIEGO, CALIFORNIA ON 10/6/72.

IBBETSON STATES THAT THE UNION DEVELOPMENT COMPANY
BUSINESS IS DEVELOPING REAL ESTATE FOR SHOPPING CENTERS
AND INDUSTRIAL PARKS. IBBETSON DENIES CONTRIBUTING
TO THE CRP OR ANY OTHER POLITICAL PARTY.
END PAGE TWO

LA 139-396

PAGE THREE

LOS ANGELES INDICES NEGATIVE ON STEVENS RESEARCH
LAB, MICHAEL MARCUS STEVENS, ALISTO JOSEPH GIOVANNONNI,
E. THORTON IBBETSON, AND THE UNION DEVELOPMENT COMPANY.

ON INSTANT DATE FORMER SA FRANK "SPADE" COOLEY
WAS REINTERVIEVED PERTAINING TO HIS TELEPHONIC CONTACT
WITH HANARAN (PH) OF THE WASHINGTON POST ON 5/15/73.

COOLEY ADVISED THAT APPARENTLY HANARAN (PH) GOT A COPY OF A LETTER HE HAD SENT TO LOU NOFZIGER (PH) IN SEPTEMBER 1972, WHEN COOLEY BELIEVES THAT NOFZIGER WAS IN CHARGE OF THE WEST COAST BRANCH OF CRP.

IN THIS LETTER COOLEY ALLOWED THAT HE WAS A FORMER SPECIAL AGENT WITH THIRTEEN YEARS EXPERIENCE. COOLEY STATED THE PURPOSE OF THIS LETTER TO NOFZIGER WAS TO HAVE NOFZIGER PASS COOLEY'S IDEAS ON TO PRESIDENT NIXON TO "AID PRESIDENT NIXON IN EXTRICATING HIMSELF AND THE REPUBLICAN PARTY FROM THE WATERGATE AFFAIR."

PRESIDENT NIXON HAD NO INFORMATION PERTAINING TO THE WATERGATE AFFAIR HE SHOULD FIRE EVERYBODY WHO KNEW ABOUT IT AND APPOINT A SPECIAL PROSECUTOR TO DEAL END PAGE THREE

LA 139-326

PAGE FOUR

FURTHER ELAFORATED THAT IF PRESIDENT NIXON DID IN
FACT KNOW ABOUT THE AFFAIR, HE SHOULD ADMIT ALL AND
THE AMERICAN PROFILE WOULD FORGIVE HIM BECAUSE HE IS
DEEPLY RESPECTED. HANARAN ASKED COOLEY IN THE TELEPHONIC
INTERVIEW ON 5/15/73, IF THE IDEA TO WRITE NIXON THROUGH
NOFZIGER WAS COOLLY'S OWN IDEA. COOLEY REPLIED THAT IT
WAS HIS OWN IDEA. HANARAN FURTHER INQUIRED IF COOLEY
HAD HAD ANY REPLY FROM EITHER PRESIDENT NIXON OR NOFZIGER.
COOLEY REPLIED THAT HE HAD NOT RECEIVED ANY REPLIES.

COOLEY STATED THAT HE DID NOT MENTION NOR DID

RANARAN ASK ANYTHING ABOUT THE BUREAU. COOLEY ADVISED

THAT HE WOULD NOT DO ANYTHING OR SAY ANYTHING TO EMBARRASS
THE BUREAU.

COOLEY MENTIONED THAT HE RETAINED A COPY OF THE LETTER HE SENT TO NOFZIGER. THIS LETTER IS IN A SAFE DEPOSIT BOX.

COOLEY STATES HE WILL MAKE THIS LETTER AVAILABLE TO THE BUREAU.

THE BUREAU WILL BE KEPT ADVISED.

END

TELLIYPE

705PM INMEDIATE 5-18-73 MLR

TO ACTING DIRECTOR 139-4289

WASHINGTON FIELD 139-166

HOUSTON

From Miami 139-328

DATE 6/20/80 BY SP2TAPLIEN/ DOS

JAMES WALTER MC CORD. JR. ET AL; BURGLARY DEMOCRATIC

COMMITTÉE HEADQUARTERS, WASHINGTON, D.C., 6/17/72.

継続性 AT APPROXIMATELY ONE FIFTEEN PM, 5/17/73, A TELEPHON CALL WAS RECEIVED BY THE MIAMI BEACH PD FROM A MALE WHO INDICATED HE WAS CALLING FROM HOUSTON, TEXAS, AND WANTED TO TALK TO THE PERSON IN CHARGE. THIS CALL WAS HANDLED BY CAPTAIN DON J. FLEMING. WHO ADVISED THAT DESPITE CONTINUED REQUESTS THE CALLER INSISTED UPON REMAINING ANONYMOUS. THE CALLER STATED THAT SOMETIME BACK THE MIAMI BEACH PD HAD ARRESTED IN INDIVIDUAL BY THE NAME OF GERALD AUSTER ON A CHARGE OF THE CALLER STATED THAT AS A RESULT DEFRAUDING AN INNKEEPER.

OF THIS ARREST THE POST OFFICE IN HOUSTON, TEXAS WAS REQUESTED

"TRACE" OR "TRAP" ON THE POST OFFICE B

IN CONNECTION WITH AN INVESTIGATION BEING CONDUCTED BY THE

HOUSTON PD ON AUSTER. THE CALLER STATED THAT HE HAD BEEN

Mr. Soyurs 1 Mr. Thempson .. Mr. Wolters Mr. Rerington 4r. Mints ... Mr. Eardley ...

PAGE TO

111 135-323

operiors

Garried by MISITO KEEP RIS MOUTH SHUT ABOUT A LETTER THAT PUSTHAGILE IN HOUSTON HAD INTERCEPTED BUT THAT HE The early if his buty to report it because of its sensitive MATURE. THE CALLER THEN STATED THAT ON 6/15/72 A LETTER WAS INTERCEPTED FROM C.G. ROBOZO OF 95 WEST MAC INTYRE (PHONETIC). MEY SISCANDE, MIAMI, FLA. THE LETTER, ADDRESSED TO AUSTER. ACCURATED TO THE CALLER READ "CEASE THE OPERATION OF POLITICAL PHOVOCATION AGAINST THE ELECTION OF DOLPH BRISCOE AND FLY TO MASHINGTON TO MEET WITH BERNARD L. BARKER." THE CALLER ! THEN STATEL THAT BRISCOE SUBSEQUENTLY WAS ELECTED GOVERNOR OF THE STATE OF TEXAS. CAPTAIN FLEMING STATED THAT THE CALLER SPURE VERY RAPIDLY AND APPEARED ANXIOUS TO GET OFF THE PHONE. FLEMING ASKED THE CALLER TO WRITE OR TYPE HIM LETTER REGARDING THE ABOVE IN AS MUCH DETAIL AS HE TOULD FLEMING STATED THE CALLER AGREED TO WRITE BUCH A RECALL. LETTER.

RECORDS OF MIAMI BEACH PD REFLECT THAT GERALD ROBERT ACSTER, DGS 2/19/43, PATERSON, N.J., WHITE MALE, SIX FEET TWO INCHES, 215 LBS., RESIDING 2412 S. VOSS ST., HOUSTON, TEXAS, VAS ARRESTED ON 11/29/72 ON A CHARGE OF DEFRAUDING AN INNXEEPER, AND

END PAGE TWO

PAGE THREE

MM 139-323

The last

ARRESTED AS A RUNAWAY JUVENILE FROM HOUSTON, TEXAS. AUSTER RELEASED ON 12/4/72 AFTER HE MADE RESTITUTION. FINGERPRINTS OF AUSTER SUBMITTED BY MIAMIBEACH PD RETURNED AS BEING NOT SUSCEPTIBLE OF ACCURATE CLASSIFICATION. FBI IDENTIFICATION DIVISION SUBSEQUENTLY ADVISED MIAMI BEACH PD ON 12/3/72 THAT ON THE BASIS OF ADDITIONAL INFORMATION CONCERNING AUSTER THERE WERE NO OUTSTANDING WARRANTS FOR GERALD ROBERT AUSTER.

INVESTIGATIVE NOTES IN MIAMI BEACH PD FILE INDICATED CONTACT BY MIAMI BEACH PD WITH L.W. ENGLISH, POSTAL INSPECTOR, TELEPHONE 713-226-5304, IN THIS MATTER.

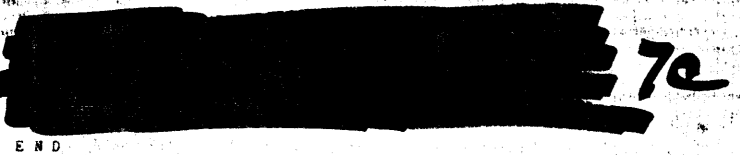
HOUSTON OFFICE IS REQUESTED TO CONTACT ONE) POSTMASTER AT HOUSTON, TEXAS, TWO) POSTAL INSPECTOR L.W. ENGLISH, AND THREE) APPROPRIATE OFFICIAL AT HOUSTON PD IN AN EFFORT TO IDENTIFY THE ANONYMOUS CALLER ABOVE. IT IS NOTED THAT THE REPORTED INTERCEPTED LETTER WAS DATED 6/15/72, A PERTINENT FERIOD IN THE WATERGATE INVESTIGATION BUT THE CALLER HAD INDICATED THAT A TRACE HAD BEEN PLACED ON THE MAIL OF AUSTER END PAGE THREE

PAGE FOUR

MM 139-328

BECAUSE OF HIS ARREST ON 11/29/72, WHICH WAS ACTUALLY FIVE HOUTHS AFTER THE REPORTED INTERCEPTION.

"MIAMI HERALD", TELEPHONICALLY CONTACTED THE MIAMI OFFICE
TO ADVISE THAT THE "MIAMI HERALD" HAD RECEIVED AN ANONYMOUS
TELEPHONE CALL SIMILAR TO THAT ONE RECEIVED BY THE MIAMI
BEACH PD. REPORTER GENE MILLER WAS ADVISED THAT NO COMMENT
COULD BE GIVEN TO HIM IN THIS MATTER.



MAY 2 POTO

MR002 MM CODE

1142AM URGENT 5-21-73 CLS

TO ACTING DIRECTOR 139-4089

VASHINGTON FIELD 139-166

FROM MIAMI 139-328 2P

JAMES VALTER MC CORD, JR., ET AL BURGLARY, DEMOCRATIC MATIONAL COMMITTEE HEADQUARTERS, VASHINGTON, D.C. (VDC),

RE WASHINGTON FIELD TELETYPE 5/16/73 REGARDING TOLL RECORDS OF STEVENS RESEARCH LAB, CHICAGO, ILL.

TELEPHONE 305-584-6888 WAS LISTED DURING AUGUST, 1972

AND IS CURRENTLY LISTED TO MOTOROLA, INC., 8888 SUNRISE BLVD.

FT. LAUDERDALE, FLA.

MIAMI INDICES AND FILES FAIL TO REFLECT ANY INFORMATION DE LE LABORATORY, MICHAEL MARCUS STEVENS, ALISTO JOSEPH BIOVANNONNI DE BERNARD GORDON.

MOTORLA, INCORPORATED AT ABOVE LOCATION IS MANUFACTURING

PLANT FOR MINIATURE ELECTRONIC BEEPERS AND COMPONENT PARTS

There are approximately 800 to 1000 employees at this 400AMARE 1973

END PAGE ONE

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6120180 BY SPATARI IRNIONS

Mr. Conny
Mr. Conny
Mr. Conny
Mr. Control
Mr. Control
Mr. Gett and
Mr. Jenkins
Mr. Menakull
Mr. Menakull
Mr. Sey is
Mr. The np. on
Mr. Vediers
Tele, House
Mr. Bornes
Mr. Bornes
Mr. Bornes
Mr. Rotingion
Mr. Conny
Mr. Conny
Mr. Conny
Mr. Mintz
Mr. Eardley
Mr. Rogun

are Alga

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67 MAY 23 1973

MM 139-328

PAGE TWO

AND IN ABSENCE OF SPECIFIC REQUEST BY OO. NO FURTHER ATTEMPT

WILL BE MADE TO IDENTIFY INDIVIDUAL CALLED AT THIS PLANT.

end

JXS FBIHQ CLR

WFO MA COMMANDA MOTORDA MOT FBI

Date: 5/21/73

CODE

Transmit the following in

(Type in plaintext as code)

TELLIAYPE

URGENT

Via:

(Priority)

TO:

ACTING DIRECTOR, FBI (139-4089) (BY SPECIAL MESSENGER)

AND SAC, MIAMI (139-328)

FROM:

SAC, WFO (139-166) (P)

JAMES WALTER MC CORD, JR., ET AL, BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972, IOC. 00:WFO.

RE MIAMI TELETYPE INSTANT DATE.

WFO RECOMMENDS MIAMI OFFICE CONTACT MOTOROLA INC., 8000 SUNRISE BOULEVARD, FORT LAUDERDALE, FLORIDA AT EITHER THE AUDIT DEPARTMENT OR COMPTROLLERS OFFICE TO DETERMINE IF THEY HAVE ANY INFORMATION IDENTIFIABLE WITH STEVENS RESEARCH LABORATORY OR MICHAEL MARCUS STEVENS.

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IL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE Glocked BYS? TAPIDENISMS

AJL:jp

139-4029 2192

32 MAY 23 1973

Approved:

-Special Agent in Charge

Sent

Per _____

U.S. Government Printing Office: 1972 — 455-574

Mr. Baker pederal burely of interloation Mr. Collahon Mr. Cleveland COMMUNICATIONS SECTION Mr. Conrod Mr. Gelihardi Mr. Tenkhis Mr. Mileholf Mr. Miller, E.S. Mr. Soyon Mr. Walters ... Tele, Room Mr. Boise . Mr. Barnes Mr. Bowers . Mr. Herington 180 PH URGENT 5-21-73 BJH Mr. Conney L Mr. Mints Mr. Burdley . Mrs. Hogan James Walter MC Cord. Jr., et als Burglary, Democratic CONNITTER HEADQUARTERS. WASHINGTON. D.C. JUHE 17. RE WFO TELETYPE TO BUREAU. 5/21/73. ON 3/21/73, JOYCE MINSON, SUPERVISOR, RECORDS SECTION. DNV RICHHOUD VA. ADVISED DNV RECORDS CONTAIN THE FOLLOWING IMPORMATION, 1972 VA. LICENSE CTG-873 REGISTERED TO FRANCIS ERELEY AND MARGARET GARRISON KERLEY, 5948 ARLINGTON BLVD. ARLINGTON, VA., FOR A 1968 CHEVROLET, VIN 1646984124521 1972 VA. LICENSE 1-6493 REGISTERED TO CHRYSLER LEASING CORPORATION, P.O. BOX 1057, DETROIT, MICHIGAN FOR 1972 PLYHOUTH, FOUR-DOOR MARDTOP, VIN PMASK21

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ACTING DIRECTOR

WFO' (189-166)

From Richmond (139-65)

PAGE THO

ON 3/21/13, LINDA F. GREEN, OPERATOR'S LICENSE SECTION. DNV RICHMOND, VA. ADVISED THAT DMV RECORDS REFLECT THAT FRANCIS TED REELEY, 5945 ARLINGTON BLVD., ARLINGTON, VA., WAS ISSUED VA. OPERATOR 8 LICENSE NO5172-86925-942600 ON 5/12/72. THIS LICENSE WILL EXPIRE ON 4/30/76. KEELEY WAS DESCRIBED WHITE MALE, 6's 200 LBS., BLUE EYES, BROWN MAIR, BORN /29, SSAN 481-26-3604. RECORDS AT DHY FAIL TO REVEAL perator's license issued to margaret garrison keeley i ATE OF VA. RICHMOND INDICES NEGATIVE REGARDING FRANCIS D KEELEY AND MARGARET GARRISON KEELEY.

WFO WILL ASCERTAIN THE DATES VA. LICENSE 4-6498 VAS BSERVED UNDER SURVEILLANCE AND SET OUT APPROPRIATE LEADS TO ALEXANDRIA TO MAKE INQUIRY AT WASHINGTON INTERNATIONAL airport who handles the leasing of vehicles for chrysler LEASING CORPORATION OF DETROIT, MICHIGAN. IF ADDITIONAL

FEDERAL DE LA COMPANIONIO COMMUNICATIONS SECTION

TELETALO

MROBE HO CODE

4:58 PM IMMEDIATE 5-21-73

ACTING DIRECTOR

MIAMI

NEW YORK

MOUSTON

RE MIAMI TEL TO BUREAU, WFO AND MOUSTON, 5/15/73, AND WFO TEL TO BUREAU AND NOUSTON, 5/18/73.

W. ENGLISH, U.S. POSTAL SERVICE, MOUSTON dvised he was called by officer marian coyle (PH) . Hiami beach PD. 12/1/72, RE SUBSCRIBER TO P.O. BOX 27227, MOUSTON. EMBLISH idvised assumed this was in connection with Establishi of Gerald Robert Auster vid

17. MAY 23 1973 HEREIN IS UNCLASSIFIED

Mb. Baker Mr. Collabora Mr. Jonkins (W Mr. Thompson Mr. Bowers . Mr. Herington ... Mr. Comay Mr. Minte Mr. Eardley Mrs. Hogan

PAGE, TVO

NO 139-164

SOC Sec. # 158-30-3171.

subscriber to above p.o. box was gerald robert auster who MAD SUBSCRIBED TO THIS BOX AS OF 9/7/72, GIVING ADDRESS OF 69 vinsome, houston, telephone 785-5275, and who exhibited texas Drivers license 2565237 as further identification. Above P.O. BOX SUBSCRIBED TO IN NAME SKI TEAM DIET, WHICH ENGLISH FELT as some type of mail order service. P.O. Box 27227. Houston GLOSED 4/26/73 FOR NON-PAYMENT. ENGLISH ADVISED ON 5/14/73 INDIVIDUAL FROM MAIL DISPATCH SERVICE, MOUSTON, ATTEMPTED TO PAY RENI FOR ABOVE P. O. BOX. WHEN ADVISED SERVICE TO THAT BOX MAD ALREADY BEEN GUT OFF AND NEW APPLICATION WOULD MAVE TO BE MADE, INDIVIDUAL FILLED OUT FORWARDING ORDER MAVING MAIL previously designated for P.O. Dox 27227. Mouston. Forwarded P.O. BOX 968, MIANI, FLORIDA SSIBLE FORWARDING ORDER signed by viley word. Operations manager, mail dispatch ERVICE, HOUSTON,

EMBLISH ADVISED THERE HAS HEVER DEEN ANY TRACE, STOP OR

PAGE THREE

#HO 139-164

ANY OTHER CHECK ON MAIL RECEIVED AT P.O. BOX 27227. EMBLISH M. SO ADVISED HE HAD CALLED U.S. POSTAL INSPECTION REGIONAL MEADQUARTERS IN FORT WORTH, TEXAS, AND THEIR INDEX FILE COM-TAINED NO RECORD OF GERALD AUSTER.

ENGLISH FURTHER ADVISED NE HAS NEVER RECEIVED ANY
INVESTIGATION INVOLVING HIM AND BO LETTERS WERE INTERCEPTED.
ENGLISH ADVISED NE HAD RECEIVED CALL FROM REPORTER GENE
MILLER, MIAHI MERALD, ON FRIDAY, 3/18/73, RE THIS MATTER AND
EVEN THOUSEN MILLER ISISTED POSTAL SERVICE MAD TRACE ON ABOVE
P.O. BOX, ENGLISH STATED ME DENIED ANY SUCH ALLEBATION AND
ADVISED MILLER HE KNEW MOTHING OF THIS MATTER. ENGLISH STATED
WPON INSISTENCE OF MILLER, HE GAVE HIM THE MAME OF OFFICER
TOMMY HOFFBAUER, HOUSTON PD INTELLIGENCE DIVISION, WITH WHOM
ME CENGLISH) MAS CLOSE WORKING RELATIONSHIP, AS INDIVIDUAL TO
CALL TO SEE IF MOUSTON PD MAD ANY INFO RE GERALD AUSTER.

OFFICER TOMMY MOFFBAUER, MOUSTON PD INTELLIGENCE DIVISION,
ADVISED THIS DATE HE NAD RECEIVED CALL FRIDAY LAST FROM GENE
END PAGE THREE

PAGE FOUR

MO 139-164

MELLER RE GERALD AUSTER. MOFFBAUER STATED HE TOLD MILLER ME
MEW NOTHING OF AUSTER HOR HAD ME EVER HAD ANY INVESTIGATION
CONCERNING HIM. HOFFBAUER, UPON REQUEST OF FBI, CHECKED ALL
FILES AND RECORDS, MOUSTON PD, INCLUDING HIS INTELLIGENCE FILES,
AND ADVISED THERE IS NO RECORD RE GERALD AUSTER. NOFFBAUER SAID
WILLER INDICATED TO HIM THAT AUSTER MAY HAVE HAD A TAXI DRÍVER'S
PERMIT IN HOUSTON, HOWEVER, MOFFBAUER ADVISED CHECK OF THOSE
RECORDS ALSO NEGATIVE RE AUSTER.

WILEY WORD, OPERATIONS MANAGER, MAIL DISPATCH SERVICE,

2481 MANCE ROAD, HOUSTON, ADVISED THIS DATE GERALD ROSERT AUSTER

MAD SUBSCRIBED TO THEIR SERVICE OF PICKING UP MAIL PROM VARIOUS

P.G. BOXES AND THEN FORWARDING IT TO DESIGNATED ADDRESS AND THAT

AUSTER HAD UTILIZED P.O. DOX 27227 AS HIS MAILING ADDRESS IN

MOUSTON, THIS MAIL WAS THEN FORWARDED BY MAIL DISPATCH SERVICE

TO P.O. BOX 968, MIAMI, PLORIDA 33181, WHICH ADDRESS HAD BEEN

FURNISHED THEM BY AUSTER. WORD ADVISED HE BELIEVES AUSTER

PRESENTLY RESIDING IN MIAMI BUT VISITS MOUSTON PERIODICALLY.

WE STATED HE RECEIVED TELEPHONE CALL FROM AUSTER APPROXIMATELY

END PAGE FOUR

HO 139-164

PAGE FIVE

ONE WEEK AGO WHEN AUSTER WAS IN HOUSTON AND AUSTER COMPLAINED ABOUT THE LOSS OF HIS P.O. BOX 27227 IN HOUSTON. WORD STATED ME EXPLAINED TO AUSTER THAT MAIL DISPATCH SERVICE DID NOT CONTRACT TO PAY REHT FOR AUSTER'S BOX AND IF HE WISHED TO REINSTITUTE SUCH SERVICE, HE WOULD HAVE TO FILL OUT NEW APPLICATION. WORD ALSO ADVISED HIM THAT HE HAD COMPLETED FORWARDING ORDER FOR P.O. BOX 27227 AND THAT MAIL WAS NOW BEING FORWARDED TO P.O. BOX 2627 AND ADVISED HE HAD NO LOCAL ADDRESS OR TELEPHONE MUNBER FOR AUSTER.

CREDIT CHECK RE GERALD ROBERT AUSTER INDICATED CURRENT
ADDRESS OF FILE 2412 VOSS ROAD, HOUSTON; PREVIOUS ADDRESSES
LISTED 6814 VINSONE, NOUSTON, AND 98 BROADWAY, PATTERSON, NEW JERSEY,
EMPLOYMENT (NOT VERIFIED) LISTED AS W.S. OLYMPIC SKI
TEAN, HIRED IN 1978; BORRIELLO ASSOCIATES AS AREA SUPERVISOR.
ADDRESSS OF BORRIELLO ASSOCIATES NOT GIVEN.

BEBBIE MANER, OAKVOOD GARDEN APARTHENTS, 2412 VOSS

BOAD, NOUSTON, ADVISED THIS DATE SHE MAS NO RECORD OF GERALD

AUSTER RESIDING IN THAT APARTHENT PROJECT, SHE FURTHER ADVISED.

END PAGE FIVE

M 139+164

PAGE SIX

AT THAT OFFICE, AS ALL FILES AND RECORDS ARE IMMEDIATELY SENT TO VESTSIDE MANAGEMENT COMPANY, 2222 CORNITA, LOS ANGELES, CALIFORNIA, 213-478-1821, AS SOON AS TENANT VACATES.

MARY ARHOLD, MANAGER, LA ESPADA APARTMENTS, 6814 VINSOME,
MOUSTON, ADVISED GERALD AUSTER RESIDED IN APARTMENT 119 VEST
IN THAT PROJECT FROM 3/15/72 TO 9/1/72 WHEN HE WAS ASKED TO
VACATE BECAUSE OF EXTREME RUDENESS TO MANAGEMENT PERSONNEL,
ARHOLD ADVISED AUSTER HAD GIVEN NAME OF INDIVIDUAL TO CONTACT
IN CASE OF EMERGENCY AS C. BORRIELLO, 251 SEAMEN STREET, NEW
WORK CITY 19834. AUSTER'S SOCIAL SECURITY NUMBER 18 156-38
3877. ARHOLD ADVISED AUSTER LEFT NO FORWARDING ADDRESS.
HEW YORK OFFICE REQUESTED TO IDENTIFY C. BORRIELLO.
ALSO POSSIBLY KNOWN AS BORRIELLO ASSOCIATES, 251 SEAMEN STREET.

POR INFO OF NEW YORK, GERALD ROBERT AUSTER, BORN 2/19/43,
PATTERSON, NEW JERSEY, WHITE MALE, IMPLICATED IN CAPTIONED
MATTER BY ANONYMOUS TELEPHONE CALL TO MIANI PD IN WHICH GALLER
END APGE SIX

HO 139-164

PAGE ESVEN

ALEGED LITTER HAD BEEN INTERCEPTED BY U.S. POSTAL SERVICE 6/15/72 FROM C. G. ACBOZO OF 95 WEST MAC INTYRE, KEY BISCAYNE, MIAMI, FLORIDA, WHICH READ "CEASE THE OPERATION OF POLITICAL PROVOCATION AGAINST THE ELECTION OF DOLPH BRISCOE AND FLY TO WASHINGTON TO MEET WITH BERNARD L. BARKER". BRISCOE WAS THEN DEMOCRATIC CAMDIDATE FOR GOVERNOR OF TEXAS.

MIAMI OFFICE IS REQUESTED TO INTERVIEW MARIAN COYLE (PH),
MIAMI BEACH PD, RE HIS TELEPHONE INQUIRY TO INSPECTOR ENGLISH,
W.S. POSTAL BERVICE, HOUSTON, 12/1/72.

MIAMI ALSO REQUESTED TO OBTAIN INFORMATION RE SUBSCRIBER
TO P.O. BOX 968, HIAMI, FLORIDA AND IF AUSTER LOCATED INTERVIEW
PER RE UFO TEL, RE ANY ASSOCIATION WITH ROBOZO, BARKER, OR
MEMERS.

WESTSIDE NANAGEMENT COMPANY AT THIS TIME.

CURRENT TELEPHONE DIRECTORY AND INFORMATION OPERATOR.

MUSTON, HEGATIVE RE AUSTER. MOUSTON INDICES HEGATIVE RE
AUSTER AND JERRY VAN AMSTER. AKA., GERARD ROBERT VAN AMSTER.

GERHARD ROBERT GRAF VON AMSTER, VND MIAMI BELIEVES MAY BE
DENTIFICAL WITH AUSTER.

TIE

MSI FRIMO CLR

FRI

	- E /	ኅ1	170
Date:	- 7 /	61	/73

Transmit	the	following	in	
A				

CODE

(Type in plaintext or code)

Via TELETYPE

URGENT (Priority

TO:

ACTING DIRECTOR, FBI (139-4089) (BY SPECIAL MESSENGER) AND SAC, RICHMOND (139-65)

FROM:

SAC, WFO (139-166) (P)

JAMES WALTER MC CORD, JR., ET AL; BURGLARY, DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972,

TOC. OOLWFO.

FOR INFORMATION RICHMOND, AUSA IN REVIEWING FEDERAL GRAND

JURY OF JAMES WALTER MC CORD, MC CORD TESTIFIED

RICHMOND AT DEPARTMENT OF MOTOR VEHICLES DETERMINE OWNERS
OF 1972 LICENSES IN JULY AND FURNISH WHATEVER DESCRIPTIVE DATA
AVAILABLE - SUITE

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17 MAY 23 1973

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Special Agent in Tharge

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U.S. Government Printing Office: 1972 - 455 974

MAY 23 1373

3/21/73

TO: SAC, Washington Field (139-166)

1- Hr. Clynick

PROM: Acting Director, FBI

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEHOCRATIC NATIONAL

COUNTITEE HEADQUARTERS MASHINGTON, D. C., 6/11/72

TOC

OO: WFO

Refultal to PBIHQ 5/18/73.

Gerald Auster appears to be identical with Bureau file ontitled "Jerry Van Amster inasmuch as date of birth, place of birth are identical and physical description is similar. During

At that time Van Amster was allegedly involved in a scheme to purchase gems in Brazil and smuggling them back into the United States.

Van Amster was interviewed by our New York Office during 1964 at which time he advised as follows:

He was born in Paterson, New Jersey, and resided with his mother Lillian Warshawsky and his grandparents Abraham and P. : a Warshawsky at 98 Broadway, Paterson, New Jersey, from 1943 to 1953. His mother then relocated in New York City and she is separated from his father Jacob "Jack" Manuel Amster. brother Martin Feldman them resided in Philadelphia, Pennsylvania

The above is supplied receiving offices for information.

(139-328) - Houston (139-164) EX-1

10 MAY 22 1973

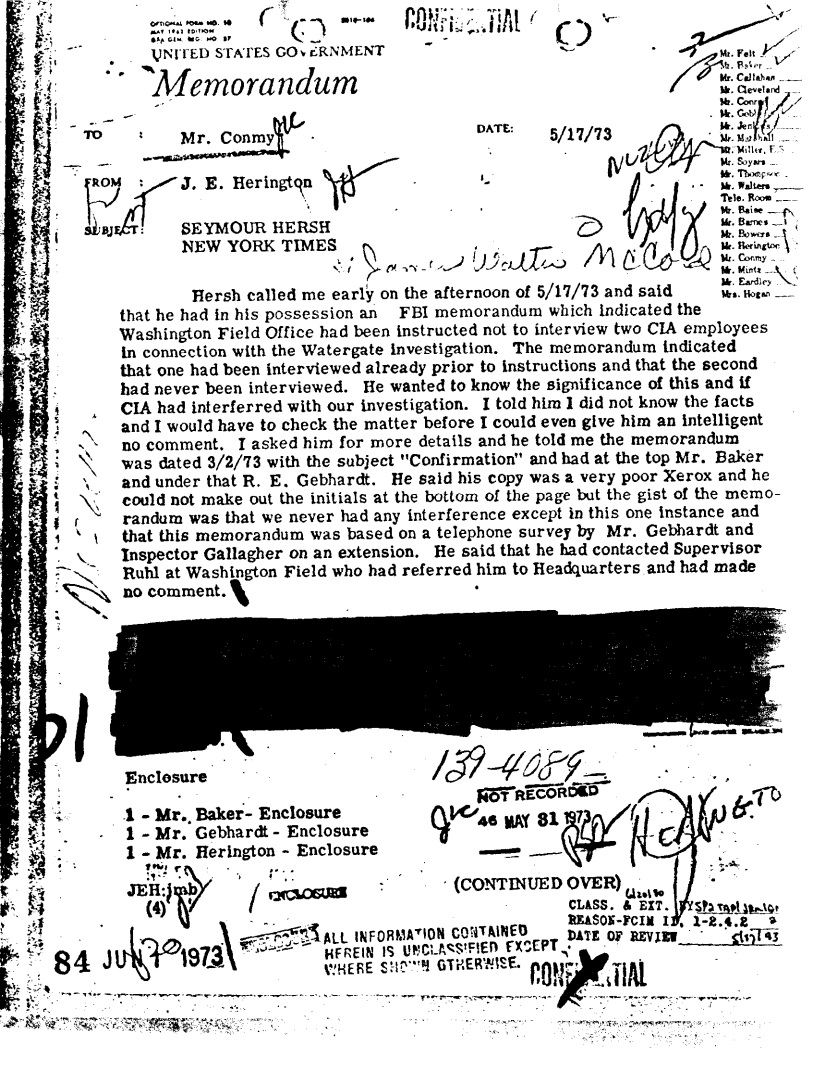
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J. E. Herington to Mr. Conmy Memo RE: SEYMOUR HERSH

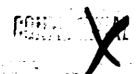
Upon receipt of the facts, I called Hersh back. I had originally asked him his source of the memorandum which he refused to give me. I told him that after reading the memorandum, I could only assume that it came from Mr. Gray or one of his supporters since it tended to verify current statements in the press indicating that Mr. Gray had been contacted by CIA and requested to hold back on certain investigation. Hersh said that this was not at all accurate. The memorandum had come from someone who "wanted to put Gray down" and was furnished to rebut Gray's statements that he had demanded CIA give him a written request not to proceed with certain investigation. I told Hersh that I could make no comment on the details of this matter but the premise on which he was operating appeared to be wrong. He asked me if this meant that the two CIA employees involved were not General Walters and Director Helms. I told him that they were not and that this matter had no connection with the material that has been appearing in the press. Hersh said that was all he wanted to know, that he and not think there was much to this and he would file it in the "kill box."

Hersh still would not tell me the source of this memorandum. In my first conversation with him he did ask me what Gray was trying to do and I replied I had no idea since I did not know what he was doing. Hersh said that Gray has now admitted reading the papers that he had previously claimed he destroyed without reading. He admitted this to Senators Baker and Weicker and further briefed them in detail on the contents of the papers. Hersh remarked "this is the fourth story Gray has told about those papers."

RECOMMENDATION:

For information.





Mr. Baker

March 2, 1973

P. E. Gobhardi

1 - Mr. Kinley

1 - Mr. Baker

1 - Mr. Felt

1 - Mr. Gebhardt

1 - Mr. Gallagher

1 - Mr. Long

Tir Minne

COMMINATION

In connection with the Watergate case, Mr. Gray was asked at the hearing if 'there were any leads FM Agents wished to follow and were not permitted to do so?" The following Agents were telephonically contacted the afternoon of 3/2/73 by the writer with Inspector Gliagher on the extension and asked this question. In all instances the anserer was an unequivocal no with the emephon of Supervisor Ruld who referred to the two CLA Agents. It is recalled we specifically were requested by the CLA not to interview these two CIA employees and instructions were issued to VIFO to this effect. One of the individuals had already been interviewed and the seaded was not interviewed per the request of the CIA. The Agents contacted are as follows: SA Angelo Lano, case Agent; Supervisor John Rule, case Supervisor; former Section Chief Charles Bolz, Accounting and Fraud Section; Supervisor Charles Musum, Accounting and Fraud Section; SAC Charles Bates, former Assistant Director at the time of the case; SAC Robert Kunhel, former SAC, WFO; Sepervisor Robert Wilson, Miami Citico care Agent; SA Guilfoyle, Miami Office case Agent; SAC McDermoit, WFO.

In addition to asking SAC Runkel the above question, he was also asked 'Did Runkel ever make a request to interview anyone and the request denied?" Euckel answered with an unequivocal no.

ACTION: For information.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

REGimon (7)

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DATE J. REVIEW 512/93

159-4087.

UNITED STATES GOVERNMENT

1emorandum

: MR. FELT

Bishop Callabas Cleveland Dalbey

Jenkins Miller, E.S.

Tele, Room Mr. Kipley

Ms. Herwig

Mrs. Neonan

SUBJECT: BURGLARY OF OFFICE OF

: ASAC RICHARD F. BATES LOS ANGELES OFFICE

DR. JOHN CHARLES LUNGREN

2898 LINDEN AVENUE, LONG BEACH, CALIFORNIA

9/20-21/72

PERSONAL PHYSICIAN OF PRESIDENT

RICHARD M. NIXON

John Charles Lungren, M.D., and Arthur H. Buell, M.D., own and operate a one-story, multi-unit professional building at 2898 Linden Avenue, Long Beach California. Lungren and Buell share the same space. Additional space in the same building is rented out to four dentists and one other physician. Lungren and Buell share five permanent female staff members, including Miss Dale Thibeault, Office Manager.

An inspection of the burglarized premises on 9-21-72 by FBI agents, plus interviews with available witnesses, all of which investigation conducted in conjunction with the Long Beach Police Department (LBPD), revealed the following:

The burglary of the premises was discovered at about 8:30 a.m., 9-21-72 and promptly reported to the LBPD. Entry was gained by forcing sliding glass doors leading to the private offices of Dr. Buell. Person(s) responsible for the breaking and entering apparently proceeded directly to the office of Office Manager Thibeault where a hollow-core plywood door securing a closet used as a "vault" was pried open. The closet contained miscellaneous shelved files, file cabinets, a small unlocked fire-proof safe and a small record-type cabinet. The safe did not contain any valuables. Removed from the safe and dumped on the floor near Miss Thibeault's desk were three large business-type checkbooks, one office ledger book, a book of payroll records and a manila envelope which contained a folder containing medical records of President Nixon. Neither the envelope nor the file bore the name of the President. The envelope bore only the name "Dr. Lungren" and "Personal" and "Personal."

The manila envelope had been popened and the file containing the medical records dumped on the floor. The medical records were not secured in the folder with any type of fastening device but these papers were still compacted and did not scatter when dumped on the floor. There was no visible indication of these medical records having been reviewed and/or tampered ALL INFORMATION CONTAINED

RFB:crt;

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Memorandum to Mr. Felt

Re: Burglary of Office of Dr. John Charles Lungren

with. An examination of the checkbooks by Miss Thibeault determined no blank checks were taken. No other property in the entire office area occupied by Dr. Lungren was noted to be missing and/or disturbed. The office change and currency, totaling about \$50, were contained in a bag in an unlocked file cabinet in the closet "vault" but these monies were not taken.

Appropriate inquiries with other occupants of the building determined no evidence was found indicating attempts had been made to forcibly enter any of these other premises and no property was found to be disturbed. Dr. Lungren's office was last noted to be undisturbed at about 9:50 p.m., 9-20-72, when a maintenance employee left the premises.

Dr. Lungren examined the medical file of the President and noted this was his only record concerning his past association with the President. The majority of these records pertained to strictly routine physical examinations given many years ago. The last entries in the file were made as a result of an examination on 1-2-69. The final piece of correspondence, also dated in 1969, was a letter directed to General (then Colonel) Walter R. Tkach, the White House physician, summarizing past treatment and examinations afforded the President by Lungren.

CONCLUSE Dr. Lungren noted some discrepancies, based on past recollection: In the date order of the material making up the file, but could offer no commer as to the significance of same. He indicated he had not reviewed the material for several years and the material might have been placed in out-of-date order at some prior time. Lungren stated that he had discussed the above with Bob Haldeman of the White House staff earlier that date, 9-21-72, and he (Lungren) Inferred that he had been instructed by Haldeman to insure that the police reports made in this matter indicated the medical file of the President had apparently been tampered with. It is noted the original offense report of this burglary filed at the LBPD states, 'Dr. Lungren determined that all of the records were intact but that they appeared to be out of order," and no comment Is made regarding any possible tampering with the records. All information in this police report indicating Dr. Lungren's association with the President is contained on a supplemental page of the report which page contains the following notation: "ATTENTION ALL POLICE EMPLOYEES: None of this information shall be released to anyone except by order of Chief of Police William J. Mooney." Lungren was positive in his statements that none of the material in the President's file could be considered confidential or compromising and that they were of no value to anyone except the President and to himself for exactly what they were--medical records.

Dr. Lungren voluntarily turned these medical records over to the -LBPD who are making necessary arrangements to have the documents photographed and then to have same processed for latent fingerprints. LBPD

Memorandum to Mr. Felt Re: Burglary of Office of Dr. John Charles Lungren

technicians appropriately processed the premises for latent fingerprints. Numerous latents were developed in the vicinity of the "vault" and the door thereto and elimination prints will be taken from employees.

Dr. Lungren's office contained a Bell and Howell Autoloan Electrostatic Copier. Miss Thibeault specifically recalled adjusting and loading this machine with its special reproduction paper at the close of business 9-20-72 and could find no indication that the machine had been used or disturbed the night of 9/20-21/72. All paper on hand was accounted for.

This multi-office building was similarly burglarized on 9/4-5/72. On this occasion all tenants, including Lungren and Buell, noted forced entry and ransacking of their premises. Insofar as the offices of Dr. Lungren and Dr. Buell were concerned, entry on 9/4-5/72 was also through the same sliding glass door in Buell's office. Following that forced entry the entire premises, including desks and cabinets were ransacked. The closet "vault" was also forced open. The same records, checkbooks, etc., were in the unlocked fireproof safe on the 9/4-5/72 entry but were not removed from the safe. Taken from the safe at that time, however, was \$27 in cash which had been left in a small envelope along with a number of checks which were untouched. In the 9/4-5/72 burglary, change and currency of about \$50 which was kept in a bag in an unlocked filing cabinet in the "vault" were not touched. The offices of Dr. Lungren were also burglarized on 10/25-26/70 at which time there was also general ransacking but no losses. The 10/25-26/70 and 9/4-5/72burglaries of Dr. Lungren's offices have not been solved by the LBPD.

The person(s) responsible for the 9/4-5/72 burglary DBSERVATIONS: obtained \$27 from an envelope in the unlocked safe maintained in the closet "vault." The person(s) responsible for the 9/20-21/72 burglary, after gaining entrance to the building, went directly to and forced entry into the closet "vault." The unlocked safe on this occasion contained no money and the distinct possibility exists that the contents of the safe were dumped on the floor in a search for money.

ACTION: The Los Angeles Office is closely following this matter with the LBPD for any indication that the burglary of Dr. Lungren's office on 9/20-21/72 was other than a routine burglary. The Bureau will be immediately advised of any pertinent developments.

Callahan Mr. Cleveland

Marshall

Mr. Mintz

_BYSP2TAPIIAMIDMI

UNITED STATES GOVERNMENT

Memorandum

: THE ACTING DIRECTOR

/: W. M. FELT

EBJECT: BURGLARY OF OFFICE OF

oma Waller DR. JOHN CHARLES LUNGREN

2898 LINDEN AVENUE, LONG BEACH,

CALIFORNIA, 9/20-21/72

PERSONAL PHYSICIAN OF PRESIDENTALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED RICHARD M. NIXON

DATE 6 lists

Assistant Director Jamieson of the Los Angeles Office advised last evening that he had received an inquiry from a reporter of the Long Beach Independent Press Telegram as to whether the FBI conducted investigation of the burglary of the office of Dr. John Charles Lungren in September. 1972. to which Jamieson responded that the FBI does not comment upon local burglaries or investigations by local police of matters that are not within FBI jurisdiction.

UPI this morning carries a story that President Nixon's medical records were rifled by burglars who broke into the cffice of his personal physician during the height of the 1972 Presidential campaign citing a story by the Long Beach Independent Press Telegram.

By way of background, on 9-21-72, Acting Director L. Patrick Gray, III, contacted Assistant Special Agent in Charge Richard F. Bates. Los Angeles Division, and advised that the office of Dr. "Lundgren," the President's personal physician, had been burglarized during the night. Mr. Gray instructed that Agents immediately proceed to the scene and establish liaison with local police and insure that a complete crime scene search, including photographs and processing for latent prints be conducted, and that no scrap of evidence be mishandled or lost. He further instructed that all developments should be in mediately called to the Bureau to the attention of Mr. Felt. NOT RECORDED

Attached is a memorandum the thire it by passistant Special Agent in Charge Bates of the Los Angeles Office on 9-22-72 to FBIHQ which MAY 21 1973 summarizes results of information obtained through liaison with the Long Beach Police Department. Continuing liaison with that Department thereafter produced no positive information with respect to the identity of the burglars or the purpose of the burglary and the White House was kept informed of the results of our liaison with that Department on a regular basis.

7 9 MAXC461973 For information.

Enc.

LMW:crt (2)

The attached advises that Assistant U. S. Attorney Silbert does not desire any investigation by the FBI relative to the information obtained on 5/11/73, by the Acting Director from Assistant Attorney General Petersen relative to the attempted involvement by H. R. Haldeman and John D. Erlichman of the CIA in keeping the Bureau from conducting investigation relative to the \$89,000 in Mexican bank drafts. According to Mr. Silbert, the grand jury has already taken testimony from all those allegedly involved except General Cushman, former Deputy Director of CIA.

Mr. Silbert further advised the grand jury inquiry is dealing with destruction of

material by L. Patrick Gray, III.

The General Investigative Division is presently assembling the material furnished by Mr. Gray to John Dean at the White House, including the identity of all individuals who andled these documents, which consisted of 33 investigative reports and two volumes of serials given to Mr. Gray by WFO during the summer of 1972. It is expected this material will be submitted to Mr. Silbert by cover letter on 5/21/73.

ALL INFORMATION CONTAINEDUC

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Via	TELETYPE	(Ty	URGENT (Priority)		Mr. Baise Mr. Barnes Mr. Bowers Mr. Hering
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WFO 139-166 PAGE TWO

CASE ARE BEING PURSUED INCLUDING DESTRUCTION OF MATERIAL
FURNISHED TO HIM BY WHITE HOUSE PERSONNEL.

AS CONTACT WAS MADE THIS MORNING WITH ASSISTANT DIRECTOR

GEBHARDT, AUSA EARL SILBERT DESIRES TO HAVE AND WILL MAINTAIN

AS EVIDENCE, ALL MATERIAL FURNISHED BY GRAY TO JOHN DEAN DURING

THIS INVESTIGATION. NAMES OF PERSONS HANDEING MATERIAL FROM

RECIPIENT TO MR. GRAY AND THEN NAMES OF PERSONS ACCEPTING

DOCUMENTS AFTER GRAY RESIGNED, SHOULD BE MADE PART OF THE COEER

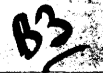
LETTER TO THE U.S. ATTORNEY. THIS WILL CONFIRM PREVIOUS

CONVERSATION WITH BUREAU OFFICIALS TODAY BY WFO.

ADDENDUM: RE OMAHA TELETYPE TO BUREAU INSTANT DATE.

ROBERT HOUSTON, SECURITY ASSISTANT TO MC CORD AT CRP TESTIFIED

BEFORE FEDERAL GRAND JURY JULY, 1972



Approved:	SentM	Per

FIRMER-

1 - Mr. Gebhardt

5/16/73

PERSONAL ATTENTION

TO:

SAC, WASHINGTON FIELD (139-166)

PROM:

ACTING DIRECTOR, FBI (139-4089)

JAMES WALTER NCCORD, JR.; AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 IOC OO:WFO

Information has come to the attention of FBIRQ that on about 6/23/72, then Deputy CIA Director Lt. General Vernon A. Valters allegedly met with then CIA Director Richard M. Rélms. H. R. Maldeman and John D. Ehrlichman at the White House. Ehrlichman reportedly told Walters the Mexican money deal (\$89,000 in bank drafts drawn on a Mexico City bank) is going to be a CIA affair and that Walters was to tell then Acting Director L. Patrick Gray. III, to hold off on interviews of CIA people because of CIA interest in that operation. Walters reportedly did so during late June, 1972. Also, Helms allegedly confirmed CIA's interest in the operation to Gray.

It is alleged that Gray then discussed this matter with Assistant Attorney General (AAG) Henry E. Petersen who was to have remarked at that time "get it in line, i.e., that it was a CIA affair on the Mexican money." The significance of that statement is not known and should be resolved during interviews hereinafter set out. Gray then was to have asked Helms for written notification but Helms apparently backed off and thereafter Walters told Dean that they could not use CIA as an excuse. Subsequently Walters reportedly told Gray the FBI could go ahead with the interviews of former or present CIA employees who were involved.

JJC:DC (5)

BI

NOTE: Authorization for the above-mentioned interviews is contained in R. E. Long memorandum to Mr. Gebhardt, 5/14/73, attached, REL:CAN/aat.

ALL INFORMATION CONTAINED .
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ENCLOSURE 139-4089-2197

Airtel to SAC, WFO Re: JAMES WALTER McCORD, JR.: AND OTHERS

It is noted that an article in "The Washington Post" on 5/16/73, deals with this same subject matter.

WFO is instructed to promptly discuss this matter with AUSA Silbert. Unless he voices objection, interviews should be conducted promptly of General Walters, Nr. Helms, Nr. Ehrlichman, Mr. Haldeman, Mr. Gray and AAG Petersen to completely pin this matter down. As soon as you obtain AUSA Silbert's views, advise FBIHQ in order that AAG Petersen may be advised of the contemplated investigation.

how advision that this always covered by Ata grand jury FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

MR. GEDHARDT

MR. CALL AHAN

MR. CONRAD

MR. GEDHARDT

MR. MARSHALL

MR. MARSHALL

MR. MILLER

MR. SOYARS

MR. THOMPSON

MR. KINLEY

MR. KINLEY

MR. ARMSTRONG

MR. KINLEY

MR. ARMSTRONG

MR. BOVERS

MR. HERINGTON

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Mr. Calladan Mr. Clevelind

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Mr. Eardley Mrs. Hogon

NRØ12 MM CODE

655 PM NITEL 5-21-73 AXN

TO ACTING DIRECTOR 176-2255

ATTN: INTD, REVACT SECTION

JACKSONVILLE 176-36

FROM MIAMI 176-36 3 PAGES

Jun as Walter Mil Circl

SCOTT CAMIL, AKA; ET AL; ARL - CONSPIRACY; EID.

DEFENDANT ALTON FOSS GUEST ON MIAMI RADIO STATION WQAM
INTERVIEW PROGRAM NIGHT OF 5-26-73. INTERVIEW TAPF-RECORDED
BY MIAMI OFFICE. FOSS DETAILED INVOLVEMENT WITH VVAW BEGINNING
APRIL, 1972; CLAIMED HARASSMENT BY BOTH "STATE AND GOVERNMENT"
OFFICIALS; TOLD OF ORANGE BOWL PARKING LOT, MIAMI, MEETING
7-7-72 WITH DADE COUNTY UNDERCOVER DETECTIVES DURING WHICH
DETECTIVES ALLEGEDLY THREATENED HIM WITH ARREST ON DRUG CHARGE
IF HE DID NOT COOPERATE AND MEET WITH FBI CONCERNING ALLEGED PLANS
FOR VIOLENCE AT POLITICAL CONVENTIONS BY VVAW.

FOSS TOLD OF DEFENSE ATTORNEYS TRYING VERY STRONGLY440 AYIESCHESE
IN WITH WATERGATE. AS EXAMPLE, HE CITED SUBPOENAS BY DEFENSE FOR
END PAGE ONE

5/22/73 HIC REL/WIZ 5-4

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PAGE TWO

"MR. BALDWIN" AND FORMER U. S. ATTORNEY GENERAL JOHN MITCHELL AT RECENT PENSACOLA, FLORIDA PRE-TRAIL HEARING. FOSS SAID MITCHELL WAS ASKED ABOUT 80 QUESTIONS BUT THE GOVERNMENT DID NOT REALLY PERMIT HIM TO ANSWER ANY OF THE QUESTIONS. FOSS SAID, "IT WAS REALLY LIKE A KANGAROO COURT, IT WAS LIKE A CIRCUS." DEFENSE ATTORNEY MORTON STAVITS WOULD ASK MR. MITCHELL A QUESTION AND GUY GOODWIN, GOVERNMENT PROSECUTOR, FOSS SAID, WOULD STAND AND OBJECT BEFORE THE QUESTION EVEN CAME OUT. THE JUDGE WOULD REPHRASE THE QUESTIONS THE DEFENSE WOULD ASK AND ASK MR. MITCHELL HIMSELF, FOSS SAID, AND CONTINUED THAT "YOU COULD TELL THAT HE (JUDGE ARNOW) WAS UNDER SOMEWHAT OF PRESSURE."

FOSS RECITED THAT RECENT WASHINGTON POST AND WIRE SERVICE ARTICLES TOLD OF FBI AND OTHER GOVERNMENT AGENCIES INFILTRATIONS OF NON-DELEGATE GROUPS AT POLITICAL CONVENTIONS. HE ALSO PENTIONED THE VIETNAM VETERANS FOR A JUST PEACE, ORGANIZED, ACCORDING TO FOSS, BY WHITE HOUSE STAFF MEMBER COLSON.

FOSS SAID THAT MITCHELL ALSO TESTIFIED AT PENSACOLA THAT
THERE WAS A SECURITY AGENCY INVOLVED WITH WATERGATE. HOWEVER,
GOVERNMENT WOULD NOT ALLOW HIM TO ANSWER DIRECTLY. FOSS SAID,
"IT WAS SORT OF A FARCE."

END PAGE TWO

PAGE THREE

FOSS SAID DEFENSE HAS TO DATE SPENT AROUND \$70,000.

FOSS SAID THAT INCIDENT SIMILAR TO BURGLARY OF OFFICE OF DANIEL ELLSBERG PSYCHIATRIST HAS OCCURRED IN INSTANT CASE. HE SAID THAT RECORDS WERE STOLEN FROM OFFICE OF GAINESVILLE ATTORNEY CAROL SCOTT. THE ONLY THING TAKEN WAS THE ATTORNEY'S FILES FOR SCOTT CAMIL.

FOSS SAID TRIAL INSTANT MATTER WILL BE INTERESTING
BECAUSE DEFENSE WILL BRING OUT THAT "VVAW TIED IN WITH WATERGATE."

FOSS DID NOT MENTION HIS INTERVIEW BY FBI AND DADE COUNTY PUBLIC SAFETY DEPARTMENT 8-7-72.

TRANSCRIPTS OF ABOVE PROGRAM TAPE BEING MADE. PERTINENT VERBATIM EXTRACTS FROM SAME WILL BE SUBMITTED BY LHM WITH AIRTEL COVER.

END

UNITED STATES GOVERNMENT MemorandumROUTE IN ENVELOPE Mr. Conrad Mr. Gehhard MR. WALTERS DATE: 5-22-73 Mr. Marshall Mar. Miller, E.S FROM : W. M. FELT Mark Wallet mes walter In Cerd SUBJECT: WATERGATE Mr. Ruckelshaus has instructed that we prepare an analysis of allegations which are coming out now indicating possible involvement by former Acting Director L. Patrick Gray, III, in the cover-up or use of action to delay or impede the FBI investigation of Watergate. He instructed that this analysis be conducted by someone who was not connected in any way with the Watergate investigation. Specifically, he desires that we list each allegation which has been publicized and then conduct whatever file reviews and interviews of personnel necessary to ascertain what the FBI answer would be to any questions which might be raised, either before a grand jury or before a Congressional investigating committee. It is suggested that whomever you assign to this project should first confer with knowledgeable personnel in the General Investigative Division and in the Press Services Office to arrive at a list of allegations. Thereafter, General Investigative Division can indicate likely initial interviews. Your inquiry, however, should be completely independent and not necessarily restricted to interviews suggested by General Investigative Division. The format of your report should be to set out each allegation together with the individual response or responses as the case may, be. It is perfectly acceptable, of course, to use all information that we know now in analyzing the situation; however, those persons who might be called upon to testify would have to limit their answers to the information that was available to them at the time.

YERDY

TO

1

WMF:cr

SHOULD WORK WITH

JTE IN ENVELOPE

PERSONAL ATTENT

SAC, WASHINGTON FIRID (139-166)

ACTING DIRECTOR, FBI (139-4089) - 2198

JAMES WALTER MCCORD, JR., ET AL.

IOC 00: WYO

ReButelcall to WFO 5/22/73.

This will confirm instructions given WFO in reButelcall to telephonically advise Accounting and Fraud Section each day by 4:30 P.M., as to whether or not any requests have been received by your office from AUSA Silbert or any of his assistants as a result of testimony before the Federal grand Information is to be supplied as to requests for investigation, files, documents, service of subpoenas, etc. This is needed in sufficient time in order that it can be relayed to the office of the Acting Director by 5 P.M., day.

WAF: DC 9 (4)

Instructions to WFO are based on memorandum Mr. Felt to NOTE: Mr. Gebhardt 5/22/73, which is per instructions received from the Acting Director this date. Instructions to WFO were furnished telephonically to SAC McDermott 5/22/73, by SA Wayne A. Frankenfield, Accounting and Fraud Section.

Mr. Felt Mr. Baker Mr. Call shan Mr. Clevel and Mr. Conrad Mr. Carbbackt Mr. Jackbox Mr. Marshall Mr. Miller, E.S. Mr. Soyans Mr. Walters Mr. Walters Mr. Baise Mr. Baise Mr. Barnes Mr. Barnes	REC'D GEF MOT STATE STATE TO SOME THE THE PRESTICE WE SENT THE PRESTICE
Mr. Bowers	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Gladiau BY SPATAPLIANION

()MemorandumR. E. Gebha 5/22/73 DATE: W. M. Felt 1 - Mr. Gebhardt 1 - Mr. Nuzum SUBJECT: WATERGATE CASE Mr. Mintz At 4:30 p.m. this date Acting Director Ruckelshaus Mr. Eardley Mrs. Hogan instructed that by 5:00 p.m. each day he should be advised through Mr. Carl Eardley of any requests received from the grand jury hearing the Watergate case of the FBI. These requests, of course, will come through AUSA Silbert or his assistants. These requests will include not only requests for investigation but files or any other material. Arrangements should be made through the Accounting and Fraud Section and WFO to see that this is done on a daily basis. WMF:mpd (4)

ant 5,00, was pe

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REC-112 /39-4089.

ALL INFORMATION CONTAINED EVEIN IS UNCLASSIFIED Gladiso BYSP TAPLISMI DMS

17. MAY 25 1973

Honorable Harold H. Titus, Jr United States Attorney James Water me Cord Court House Building Washington, D. C.

Dear Mr. Titus:

I am advised that the Washington Field Office on May 18 by teletype requested this office to list all material allegedly furnished by Mr. Gray, the former Acting Director, to Mr. John Dean during the Watergate investigation. The Field Office also asked for the names of the persons delivering the material to Mr. Gray, and the names of the persons who now have custody. This request originated with Assistant U. S. Attorney Barl Silbert.

In response thereto the records of the YBIHQ the following deliveries of FBI reports:

June 30, 1972--12 reports delivered to Mrs. Neenam, Mr. Gray's secretary, by SA Charles A. Huzum.

July 17, 1972 -- 61 reports delivered by SA Clynick to Assistant Director Charles W. Bates for delivery to Mr. Gray's office at PBIHQ.

September 13, 1972--10 reports delivered to Mrs. Meenan by SA Charles A. Nusum.

In addition, on or about August 2, 1972, the Washington Field Office delivered two folders containing copies of PBI teletypes, 302s, etc. numbering 272 items, to which were Mr. Gray by PBI messenger whose identity cannot be determined but upon the direction of SAC Robert G. Kunke

REC-112

SEE NOTE PAGE TWO

- Assistant Attorney General / Criminal Division

- Washington Field Office (139-166) (For info)

CE:amc (6)

2 XEROX

Callabas

Mr. Barnes

dr. Herington

TELETYPE UNIT

On March 16, 1973 all of the above mentioned material was returned to SA Clynick so that a listing could be made of all the individuals who had been interviewed. This was done to assist Mr. Gray in his confirmation proceedings. The names were furnished to him.

On or about March 20, 1973, the specific date not recorded, the \$3 items mentioned above plus the two folders were delivered by \$A Clynick to Mr. David Kinley, the Executive Assistant to Mr. Gray, for the purpose of duplication. The material was duplicated and copies delivered to Mr. Kinley. The original material is being maintained in the Department of Justice Building in the custody of \$As Nusum and Clynick.

With respect to the delivery of the material to Mr. Dean, it is the recollection of Mr. Clynick that he was told by Mr. Kinley that this material had been delivered by Mr. Gray to Mr. Dean,

With respect to the enclosed material, it should be noted that there is information disclosing the identities of informants and confidential sources and also some sensitive information which, it would be appreciated, not be disseminated outside of your office. Mr. Lane will be available to assist you is identifying the material which should not be disseminated.

A copy of this letter is being forwarded to Assistant Attorney General Henry B. Petersen, Criminal Division, for his information.

Sincerely yours,

Profession William D. Ruckelshaus
Profession Acting Director

Enclosures - 85 - How Comed to

USA by SA A.T. LANO, WEU

JJC 5/13/73

446 hee 4 080

NOTE: The enclosed material and chronology were requested by Mr. Silbert of case Agent Angelo J. Lano and furnished to the Bureau in WFO teletype 5/18/73. The material requested and an original and one copy of this letter are being hand carried to the U. S. Attorney's office by Washington Field Office Special Agents.

Mr. Pekt
Mr. Baker
Mr. Callaban
Mr. Callaban
Mr. Carrad
Mr. Carrad
Mr. Marshall
Mr. Miller, E.S.
Mr. Soyen
Mr. Thompson
Mr. Walters
Tele, Room
Mr. Baise
Mr. Bowers
Mr. Herington
Mr. Howers
Mr. Conney
Mr. Cantey
Mr. Cartley

MAIL ROOM ____ TELETYPE UNIT [___

UNITED STATES GOVERNMENT

Memorandum

Acting Director Federal Bureau of Investigation

Henry E. Petersen Assistant Attorney General Criminal Division

SUBJECT:

Watergate Investigation

DEPARTMENT OF

RAHAY

DATE: May 21, HEP: PTW:acs

Mr Marshall Mr. Crumre CONTROCTE: 400 Mr. Ecrdiev Mrs. Rogers

Mr. Callahan Mr Cleveland

U6TUGE9

On May 18, 1973, Dougal McMillan, attorney in charge of our Organized Crime and Racketeering Strike Force in Miami, Florida, telephonically advised my office that he had been advised by a law enforcement official that Fred Francis of Channel 4 TV News. Miami, has stated that three Cubans in Miami named Ferre (ph), Lopez and Fernandez were involved in the breaking and enterings at the Waterqate in May and They were allegedly with McCord, et al., but Francis reportedly said that Dade County got away. State's Attorney Richard Gerstein plans to interview these three individuals on Tuesday, May 22, 1973. ames Walter

This information is being submitted to you for appropriate investigation to determine the full identities of Ferre, Lopez and Fernandez and their possible involvement in the Watergate incident.

REC-112 /39-4019-2200

17 MAY 25 1973

ASAC FREE FOR MINM

letter to Ata, Crimiani CAN STC/aat

CAN STC/aat

Memorandum

Mr. Long PENAF

FROM : J. J. Clynick

SUBJECT: JAMES WALTER MC CORD, JR.,

AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS

DATE: 5/24/73

1 - Mr. Clynick 1 - Mr. W. W. Bradley Room 3461

Mr. Felt ____ Mr. Baker Mr. Cailahan Mr. Cleveland Mr. Conrad Mr. Gebhardt Mar. Jenkina _ Mr. Marshall Mr. Miller, E.S. Mr. Sovers Mr. Thompson. Tele. Room. Mr. Bowers Mr. Conmy ... Mr. Mintz ... Mr. Eardlev __ Mrs. Hogan _

This memo is to record the authorization to discontinue WFO's personal monitoring of the Ervin Select Committee (Watergate) hearings which monitoring was originally requested by the Acting Director.

Today Case Agent Lano called SA Clynick to inquire if the personal monitoring could not be discontinued due to the fact that the TV coverage was available and his belief that our Laboratory was taping the broadcast.

SA John J. Clynick confirmed with W. W. Bradley, Radio Engineering Section that the committee hearings were being taped by the Laboratory. These hearings were video taped through 5/22/73, whereafter the hearings continue to be audio taped.

On the same date W. A. Frankenfield advised Mr. Eardley of WFO's request and Mr. Eardley authorized the discontinuance of the personal monitoring by WFO Agents in view of the fact that our Laboratory is taping the proceedings. SA Frankenfield advised WFO they could discontinue.

ACTION: For information.

JJC:efg 44/

110

REC-112 139-4089 -

ALL INFORMATION CONTAINED 67 MAY 24 1973 REFEIN IS UNCLASSIFIED DATE 6/20/80 BYSP2TAPLIEN DMS

17 MAY 25 1973

Assistant Attorney General Criminal Division

May 23,

Acting Director, 1881 139-4089-2200

1 - Mr. Eardley? 1 - Mr. Gebhardt

JAMES WALTER MC CORD, JR., AND OTHERS Burglary of Democratic National CONMITTEE HEADQUARTERS JUNE 17, 1972 INTERCEPTION OF COMMUNICATIONS

Reference is made to your memorandum dated May 21, 1973, captioned "Watergate Investigation," Department of Justice reference HEP:PTW:acs, which advised of information received from Mr. Dougald McMillan to the effect that three individuals in the Hiami, Florida, area were involved in break-ins at the Watergate in May and June, 1972. Your memorandum identified these as being "Ferre (ph), Lopez and Pernander" and requested investigation to determine their full identities and their possible involvement in this case. McMillan was contacted on May 22, 1973, and had no additional information.

For your information, these individuals apparently are Angel Ferrer, Humberto F. Lopez Ferez and Pablo Manuel Fernandez Mayan who were interviewed on June 30, 1972, at Miami, Florida. The interviews of these men, together with extensive other investigation in this case, are set forth in the report of Special Agent William P. Guilfoile dated July S. 1972, at Miami. Each of these men denied being involved in the Watergate incident, although each did admit that he was a member of a party of ten individuals who traveled from Hiami to Washington, D. C., on May 3, 1972, for the purpose of paying homage to J. Edgar Boover while he lay in state at the Capital Rotunda.

gation in Miami on June 19, 1972, determined that Bernard L Barker purchased ten round-trip tickets from Miami to Washington, D. C., on May 2, 1972, for travel on was National Airlines Plight 108. Investigation developed these

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ELETYPE UNIT

Assistant Attorney General Criminal Division

ten individuals were Lopez, Ferrer, Fernandez, Felipe De Diego, Bernard L. Barker, Frank Piorini, Virgilia Gonzalez, Rolando Martinez, Reinaldo Pico and Biram conzalez.

Ferrer, Fernandez and Lopez denied they had traveled to Washington, D. C., on subsequent occasions with Barker and his group, and extensive investigation in Washington, D. C., failed to develop information that they did accompany the Barker group on the subsequent trips of that group to Washington, D. C., which were on May 22, 1972, and June 16, 1972. No information was developed to indicate these men had any part in the break-ins at the Democratic National Committee Headquarters.

As a matter of interest, Fred Francis advised our Hiami Office on May 17, 1973, that in March, 1972, Fiorini had introduced Ferrer to him as an individual that Piorini wanted to be trained in the use of the motion picture camera, but that nothing further developed in connection with this request. Francis advised he was planning to do a television piece about Ferrer and at least two of his fellow Cubans who made the trip to Washington, D. C., during May, 1972. One of these Cubans allegedly punched Daniel Ellsberg during a demonstration in Washington, D. C.

Our Miami Office advised that it received information that on May 22, 1973, Richard Gerstein, Dade County State. Attorney, held a press conference at which Gerstein furnished extracts from an interview of Pablo Fernandez which had been conducted by Gerstein's office. At this conference, it was stated that both Barker and Martinez offered Fernandez money to spy on demonstrations at political conventions and to break into Senator McGovern's headquarters. Fernandez allegedly stated he declined these offers as he was already working for the PBI and the Miami Police Department. Fernandez was never directed by our Miami Office in any of his activities.

Pernandez will be interviewed concerning his reported statements, and no additional investigation is being conducted relative to this matter. You will be advised of the results of the interview of Pernandez.

F B I 5/23/73 Date: (Type in plaintext or code) AIRTEL (Priority) ACTING DIRECTOR, FBI JAMES WALTER MC CORD, JRU; (P) BURGLARY DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS. WASHINGTON, D.C., 6/17/72, **BUFILE 139-4089** WASHINGTON FIELD FILE 139-166 MIAMI FILE 139-328 OO: WASHINGTON FIELD SCOTT CAMIL, aka; ET AL ARL - CONSPIRACY: EID **BUFILE 176-2255** JACKSONVILLE FILE 176-30 MIAMI FILE 176-36 ALL INFORMATION CONTAINED **JACKSONVILLE** HEREIN IS UNCLASSIFIED DATE Glaulso BYSP2 TAP! JRM. COM Re Miami teletypes 5/23/73 and 5/22/73. MIAMI, FLA. Enclosed for the Bureau are four copies, for Jacksonville and Washington Field, two copies each of the text of a 5/23/73 "Mami Herald" article captioned Spy Job Offer at Convention Revealed REC-IV Bureau (Enc. 4) (RM))/A. (2)- 139-4089) 🐠 🕏 (2 - 176 - 2255)Sec Goodin - Jacksonville (Enc. 2) (RM) - Washington Field (Enc. 2) (RM) 2D HIC 2 - Miami

Sent .

Special Agent in Charge

(10)

⊉U.S.Government Printing Office: 1972 - 455-574

(Mount Clipping in Space Below)

Spy Job Offer at Convention Revealed

By ROB ELDER Herald Staff Writer

A Miami man said Tuesday that convicted Water nate burglar Eugenio R. Martinez offered him \$700 a week to infitrate protest groups at last summer's Democratic convention and to embarrass George McGovern "for the Republican Party."

He turned it down, he said, because he was already busy spying on Vietnam Veterans Against the War for the FBI and Miami police.

Pablo Manuel Fernandez, 28, a burly equipment parts clerk who left Cuba as a teenager, said he was told by Martipez:

"You get 10 people and get inside McGovern headquarters in the hotel."

The "big money" mission "to infiltrate the demonstrators" was discussed over lunch a Jear ago this week, said Ferhandez, who makes \$800 a month in his clerk's job.

Fernandez said he didn't think he could mix two undercover missions.

Earlier, however, he said, he did accompany the Watergate crew to Washington to break up left-wing demonstrations by starting fights at the funeral of FBI chief J. Edgar Hoover.

FERNANDEZ said he made contact with the VVAW by statement, on instructions of the Mizmi Police Department, to represent a militant Cuban exile group called Abdala.

VVAW Florida coordinator Scott Camil and former

(Indicate page, name of newspaper, city and state.)

14

MIAMI HERALD

MIAMI, FLORIDA

Miami coordinator Alton foss asked him where they tould buy weapons, fernandez said. He played them along for months, wearing a hidden transmitter to one meeting and tape recording some of his phone conversations with Camil for the FBI.

The FBI, which had planned to use Fernandez as a surprise witness in the conspiracy case against Camil, Foss and six other VVAW figures, refused to comment Tuesday on his story.

Miani Police Chief Bernard Garmire confirmed that Fernandez supplied information on the VVAW to the department's Strategic Information Unit. But Fernandez wasn't paid anything and, ill don't know if he gave us anything of any great assistance or not," Garmire said.

"THERE WERE any number of people who volumteered their services. He was just one of them. Eventually, he was asked to stay awily from the department."

Camil said he didn't know Bernandez was a police anformer until a reporter told him Tuesday.

And it was Fernandez who brought up the subject of weapons, Camil insisted.

"He said they (the Cubans) could make grenade launchers and automatic weapons available to us but we would have to buy them."

ABDALA indeed is an organization with members in Miami, but he lied when he said he was its representative, Fernandez said. In fact, he said, he also was spying on Abdala — for the Cuban Revolutionary Party, of which he was youth director.

Fernandez told his story to this reporter after he and another Miamian, Angel Ferrer, whre questioned by State Attorney Richard Gerstein's chief investigator, Martin Dardis, Dardis did not take sworn testimony, but Gerstein told a press conference later that both men, "if given immunity", would have a lot more to say."

eFerrer said he also accompanied the Watergate team to Washington for Hoover's funeral, Gerstein said. Two other Miamians, Reinaldo Pico and Felipe De-Diego, previously had told The Herald they were recruited for that mission last May.

The VVAW figured in the original decision to break into the Democratic National Committee's Watergate headquarters in Washington last spring, James McCord testified Tuesday.

McCord, one of the convicted burglars and former security chief of the Committee for the Reelection of this President, told a nationally televised Senate hearing he wanted to find out whether the Democrats were influencing the VVAW to plan violent demonstrations against

Date: 5/23/73

Edition:

Author:

Editor:

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O.

Classification: Submitting Office:

Being Investigated

1 JUN 29 1973

ENCLOSURE



Angel Ferrer ... questioned

President Nixon.

He does not now believe that to be the case, Mc-Cord said.

In Gainesville, spokesmen for the VVAW defendants called McCord's statement a "big lie" and charged that the conspiracy case was filed against the veterans "for the burpose of giving credibility to the contrived defense in the Watergate case."

In a separate interview with The Herald, Camil claimed that if Fernandez really recorded their various meetings and conversations, "then this means the Miami Police Department has stuff that can clear us."

Fernandez said he made contact with VVAW on instructions of Ralph Aguirre, a member of the Miami police Strategic Intelligence Unit. Aguirre told him, Fernandez said, that he should go to the office of the Cuban Student Organization on the University of Miami campus.

Camil telephoned there, trying to reach Abdala, and Fernandez returned the call, claiming to represent Abdala.

Camil said Tuesday he placed the call because he heard rumors last spring that "hilltant Cubans were going to try to break up our demonstrations and I wanted to tell them we weren't anti-Cuban and there wasn't anything to worry about."

Fernandez and the veterans agreed to meet at a Hialeah drug store. Fernandez isn't sure of the date; Camil says it was May 31 or June 1, 1972.

ACCORDING TO Fernandez, Camil asked about buying carbines and Foss "talked about grenades." Fernandez said he did not ask why the veterans wanted the weapons but assumed it was to "scare people at the conventions."

He added: "They weren't peaceful."

Fernandez went to the meeting a wearing a hidden microphone. According to him, it transmitted to a receiver and tape recorder manned at another location by four Miami policemen.

A week after the drug store meeting, Camil, Foss and other VVAW members were indicted by a federal grand jury for conspiracy to disrupt the Miami Beach conventions with firebombs and other weapons.

THE INDICTMENTS were based largely on testimony by William Lemmer, an Arkansas veteran who was working for the FBI as an informer. He was at the meeting with Fernandez, wearing an Army uniform and carrying a gas mask.

Fernandez said he did not then know that Lemmer also was an informer. Nor, he said, did he realize that two other young men who attended VVAW meetings were infiltrators for the Dade County Public Safety Department

"I almost got in a fight with them. I had no idea they were policemen," he said.

Foss claims that the PSD agents, Gerald Rudoff and Harrison Crenshaw, later tried to set him up to attend ar other meeting "with Gubans from Abdala" to discuss buying weapons. Poss says he refused to go.

FOSS ADMITS, however,

that he himself temporarily acted as an informer while trying to "make a deal" with Frank Gibbons, an agent of the Miami FBI office.

Fernandez said Tuesday he worked for Gibbons in an unpaid capacity, telephoning Camil and recording the conversations at Gibbons' request.

He placed the calls from his own telephone, Fernandez said.

The government has denied that prosecution of the VVAW group is in any way based on electronic eavesdropping.

FERNANDEZ, who left - Cuba at age 16 and spent two years in Spain, is divorced, has no children and lives with his parents at 7750 SW 18th Ter.

He knew Bernard Barkers
even before he went with the
Watergate crew to the Hoowur funeral, Fernandez said;
"Everybody knows Macho
Rester"



Pablo Fernandez

3T-108 REC-23

1- Mr. Nuzum

139-4089-2201XI

July 6, 1973

BY COURIER SERVICE

JAMES WALTER MC CORD, JR., AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, JUNE 17, 1972 INTERCEPTION OF COMMUNICATIONS

On May 22, 1973, Norman Herbert Kaye appeared at the Pt. Lauderdale Resident Agency of the PBI and advised as follows:

During the Spring of 1970, Kaye went to Harvard University to meet Abram Chayes, Professor of Law at Harvard, who was then also a member of the Board of Directors of Trans-East Airlines. Kaye, upon contact with Chayes, observed an individual in Chayes' office whom he later learned was Gordon Liddy, Watergate conspirator. When Kaye met Chayes on that occasion he reminded Chayes that he had just read a Newsweek magazine article which pointed out that Chayes intended to support George McGovern's presidential candidacy. Kaye ridiculed Chayes' choice and pointed out that Senator Muskie was the "front runner." Chayes told Kaye that Muskie would not make the grade and that the man who was just in his office (Gordon Liddy, whose identity was not known to Kaye) was his "insurance" that Muskie would not make it as a candi-Kaye is of the opinion that Liddy's contact with Chayes is significant in view of information coming to light in the various Watergate probes in that it shows Liddy's involvement as early as 1970 in affairs relating to the Muskie candidacy. Kaye speculated that the contact between Chayes and Liddy shows a possible double agent character of Liddy in conspiring to embarrass the President and if called upon, Kaye would relate the above information.

WAILED OUT 6 -

Kaye has advised that he was the organizer and former president of the Board of Directors of Trans-East Airlines in Bangor, Maine. Kaye alleged that he was forced out of the company by individuals who were friendly to Salvatore Fisello, allegedly an organized crime affiliated individual from New York City who is reportedly exporting meat through Trans-East Airlines facilities.

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SEE NOTE PAGE TWO.

Mr. Gebhardt
Mr. Jenkins
Mr. Marshall
Mr. Miller, 8.8
Mr. Soyers
Mr. Soyers
Mr. Thompson
Mr. Walters
Tells, Room
Mr. Baine
Mr. Baine
Mr. Baine
Mr. Bowers
Mr. Bowers

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DN

JAMES WALTER MC CORD, JR., AND OTHERS

Kaye claims he made efforts to expose political intrigue, which he speculated was operating against his interests in alleging that the Dead River Corporation in Maine was involved with his adversaries to discredit him. According to Kaye, the Dead River Corporation has as its objective to dominate Maine politics and ultimately national politics.

As a result of Kaye's activities, he said he and his wife have been threatened at their home in Maine by two unknown individuals and have received various threatening telephone calls both in Maine and at their present home in Ft. Lauderdale, Florida.

On the weekend of May 18-20, 1973, Kaye and his wife traveled to Bangor, Maine, to supervise removal of furniture for transportation to Ft. Lauderdale, at which time they received a written threat to keep out of Bangor, or they would be killed.

The foregoing is furnished for the information of the Office of the Special Prosecutor and no further investigation is contemplated.

Investigation is being conducted separately concerning above-mentioned threats.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

NOTE: Original and one sent to Special Prosecutor Cox by 0-14, same date.

FBI

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MM 139-328

(GORDON LIDDY, whose identity was not known to KAYE) was his "insurance" that MUSKIE would not make it as a candidate. KAYE is of the opinion that LIDDY's contact with CHAYES is significant in view of information coming to light in the various Watergate probes in that it shows LIDDY's involvement as early as 1970 in affairs relating to the MUSKIE candiacy. KAYES speculated that the contact between CHAYES and LIDDY shows a possible double agent character of LIDDY in conspiring to embarrass the president and if called upon KAYE would relate the above information.

The Bureau' is being advised of the above since the wife of NORMAN KAYE is a friend of Mrs. R. D. ALBERTAZZLE, the wife of the pilot of President NIXON. Mrs. JACQUELINE KAYE wrote a letter to Mrs. ALBERTAZZLE in about July, 1972 in which Mrs. KAYE set forth information regarding what she considered to be political intrigue on the part of the Dead River Corporation in the State of Maine and various matters relating to KAYE's problems with the Dead River Corporation. The KAYE family received correspondence on about 5/21/73 from Mrs. ALBERTAZZLE wherein Mrs. ALBERTAZZLE stated she kept their previous letter and asked for permission to make it available to the FBI in Washington. Since it is anticipated that Mrs. ALBERTAZZLE might contact the FBI, the above is being made available for information.

For the information of the Bureau, background information concerning KAYE and information previously furnished by him is set forth in referenced Miami teletype dated 12/22/72. In summary, KAYE stated that he was the organizer and former president of the Board of Directors of Trans-East Airlines in Bangor, Maine. KAYE alleged that he was forced out of the company by individuals who were friendly to SALVATORE PISELIO, an organized crime affiliated individual from New York City who is presently exporting meat through Trans-East Airlines facilities.

which he speculated was operating against his interests in alleging that the Dead River Corporation in Maine was involved with his adversaries to discredit him and according to KAYE the Dead River Corporation as its objective to dominate Maine politics and ultimately national politics.

MM 139-328

As a result of KAYE's activities, he and his wife have been threatened at their home in Maine by two unknown individuals and have received various threatening telephone calls both in Maine and at their present home in Ft. Lauderdie, Fla.

On the weekend of 5/18 - 20/73, KAYE and his wife traveled to Bangor, Maine to supervise removal of the furniture for transportation to Ft. Lauderdale, Fla. at which time they received a written threat to keep out of Bangor, Maine or they would be killed.

Miami is handling the threats to KAYE by separate communication under his individual case caption.

Memorandum5/24/73 DATE: Mr. Gebhardt 1- Mr. Felt 1- Mr. Gebhardt 1- Mr. Long R. E. Longo 1- Mr. Nuzum 1- Mr. Eardlev JAMES WALTER MC CORD, JR., ET AL. SUBJECT: BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS This is in response to the query of the Acting Director with regard to the testimony of former Acting Director Gray before the Watergate grand jury and the alleged destruction of material furnished to Mr. Gray by White House personnel. The Acting Director asked "What has this testimony shown & what further should or should not be done?" Today, case Agent Angelo Lano, WFO, advised that he has no knowledge of the substance of Mr. Gray's testimony and testimony of others before the grand jury in this regard as this testimony is confidential and he does not have access to same. Assistant U. S. Attorney Earl Silbert advised Lano that the grand jury's inquiry into the involvement of Mr. Gray and others in the alleged destruction of material has been completed and that all leads emanating from these proceedings have been covered. ALL INFORMATION CONTAINED ACTION: For information. HEREIN IS UNCLASSIFIED DATE 6130180 BY 572 BY SP2 TAP I Jemioms JJC/amm (6) amou

67 MAY 24 1973

TO

FROM

12 MAY 25 1973

FBI

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Transmit the following	ing in(Type in plaintext or code)		-1 () (
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Via	(Priority)		<u>네</u>
TO:	ACTING DIRECTOR, FBI (139-4089) (ATTN: FBI LABORATORY)	División	My .
FROM:	SAC, WFO (139-166) (P)	·	المنتبع
JAMES WA	LITER MC CORD, JR., ET AL;		
~ 1	; DEMOCRATIC NATIONAL	730	523 (\$ 6
/ / 1	E HEADQUARTERS,	100	
WASHINGT	ON, D.C., 6/17/72	•	· Ne k +2
IOC	1		
(00:WFO)	,		
<u>*</u> V	Re Bureau airtels to WFO 5/15/73	10 mm	
프			
	Enclosed for the Bureau is the e	envelope and t	WO OW
	of paper originally submitted by the	ne Miami Offic	e on
- हुई। - 5/9/73.			
B1	The Laboratory is requested to c	onduct typewi	iter .
aveninet	ion of the envelope and thereafter		1001
material	to Latent Fingerprint for examina	tion.	in e.s
		- เม. ช่ว	1 (*) 2 (*)
ATT TUDODNA	TAN AANMATATA	.*	
HEREIN IS U	TION CONTAINED	.1 1	
	LEO BYSP2 TAPLIAN LOWS	N MB	yn >
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Approved:	11 Ur VH .13 WY. 52	11 0c V 12 12	

UNITED STATES GOVERNMENT

Memorandum

: Mr. Baise

DATE: 5/23/73

D.W. Bowers

COMMITTEE SUBJECT: JAMES W. MC CORD, ET AL BURGLARY OF DEMOCRATIC NATIONAL/HEADOUARTERS 6/17/72; INTERCEPTION OF COMMUNICATIONS

(139-4089)

Pete Butler, an assistant to Congressman Lawrence J. Hogan (R.- Md.) called SA/Fulton, Congressional Services Office, and advised that the Congressman had been contacted by a constituent, a Mrs. Lady, telephone OL 6-35 contacted by a constituent, a Mrs. Lady, telephone OL 6-3561, relating to the Watergate hearings. (It is noted a Mrs. Elaine Lady with that phone number resides at 4101 Bradley Lane, Chevy Mrs. Lady told the Congressman that a friend Chase, Maryland.) of hers, name not furnished, had rented a basement apartment to James McCord in early 1972. The apartment was at some unspecified address in Chevy Chase, Maryland. Mrs. Lady stated that her friend, the landlady, had "thrown McCord out"

McCord allegedly offered to pay more rent for the apartment if he could remain, but the landlady refused to permit this. Mrs. Lady told Hogan that her friend stated she has already been interviewed by the FBI sometime ago concerning McCord and this information was given to the interviewing Agents, Butler told Fulton that upon Hogan's instruction, this information has also been passed on to Senator Edward J. Gurney's office (R.- Fla.). Gurney, of course, is on the Senate Select Committee to Investigate the Watergate incident.

RECOMMENDATION:

For referral to the General Investigative Division 139-4089- 2205 for any action deemed appropriate.

REC 107.

1 - Mr. Gebhardt 1 - Mr. Bowers

MAY 25 1973

CBF: jo

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BYSP & TAP GRALAMI

Mr. Felt Mr. Baker Mr. Callahan

Mr. Cleveland Mr. Conred

Mr. Gebhardt

Mr. Jenkins

Mr. Marchall Mr. Miller, E.S.

Mr. Soyers . Mr. Thompson

Mr. Walters . Tele, Room

Mr. Baise

Mr. Barnes Mr. Bowers

Mr. Herington Mr. Control

Mr. Mintz .

Mr. Eardley ..

Mrs. Hogan .

139-4089-2204 CHANGED TO 65-74060-4375

JUN 4 - 1973

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

SAC, Washington Field Office (139-166)

Date:

From: Director, FBI

IOC

JAMES WALTER MC CORD, JR., BT AL; BURGLARY; DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72;

FBI File No.

139-4089

Lab. No.

D-730523050 IK

Co: Washing Examination requested by: Washington Field Office Washington Field Office

Reference:

Airtel dated 5/22/73

Examination requested:

Document - Fingerprint

Remarks:

Specimen Q102 and the ALSO SUBMITTED Items will be treated for latent fingerprints. The result of that examination and the disposition of this material will be furnished by separate report.

MAILED 22 Callaha MAY 25 1973

(2 Lab report)

WSO:1mn (4)

ALL INFORMATION CONTAINED

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6 120 80 BY SP2 TAPI JAM

REPORT of the



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

SAC, Washington Field (05fice)

Date:
FBI File No.
Lab. No.

Hay 24, 1971 139-4089 206 0-730523050 XX

JAMES WALTER MC CORD, JR., RT AL; BURGLARY; DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72; IOC

Specimens received

5/23/73

Q102 Envelope postmarked "U.S. PL 3 23 FEB 1973" bearing typewritten address "Mr. Manuel Artime 1270 M.E. 85th Miami, Fla."

ALSO SUBMITTED: Two sheets of white paper

Results of the examination:

It was determined that the typewriting on specimen Q102 was prepared on a typewriter equipped with a Smith-Corona pica style of type, the letters of which are spaced 10 to the inch. In addition to Smith-Corona typewriters, this type of type has been used on typewriters manufactured Smith-Corona Marchant Corporation and marketed by Sears Roebuck Co., Singer, Spiegel, and J.C. Penney.

It was determined that the typewriting on specimen Q102 was not prepared on any of the typewriters employed in the preparation of specimens Q42, Q45 through Q49, Q57, and Q60.

It was further determined that the typewriting on specimen Q102 was not prepared on the typewriters employed in the preparation of exemplars K1, K7, and K8.

A photograph of specimen Q102 has been retained.

WSO: 1mn (4)

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6130180 BY SP3TAPI IRAIONS

AIRTEL

TO:

ACTING DIRE

TBI (139-4089)

(ATTN: FL. J. C. PRATORY)

FROM:

SAC, WFO (13) (F)

730523(56

JAMES WALTER MC CORD, JR., ET AL; BURGLARY: DEMOCRATIC PATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72 IOC (00:WF0)

Re Bureau airtel: to WFO 5/15/73.

Enclosedifor the Bureau is the envelope and two sheets of paper originally submitted by the Miemi Office on 5/9/73.

The Laboratory is requested to conduct typewriter examination of the envelope and thereafter submit the material to Latent Fingerprint for examination.

3) Bureau (Enc. 3)

AJL:jp (4)

5/23/73

10

TO: BAC, Washington Pield (139-166)

l - Mr. Clynick

PRON: Acting Director, PBI (139-4089) - 2205

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 IOC OO: WPO

Pete Butler, an assistant to Congressman Lawrence J. Hogan, telephonically contacted PBIHQ this date and advised as follows:

Hrs. Elaine Lady residing at 4101 Bradley Lane, Chevy Chase, Maryland, telephone OL 6-3561, advised Mr. Hogam that a friend of hers, name not furnished, had rented a basement apartment to James McCord in early 1972. The address of the apartment is unknown. Mrs. Lady advised that her friend, the landlady, had thrown McCord out

apartment if he could remain but the landlady refused. Mrs. Lady stated that her friend told her that she had already been interviewed by the FBI some time ago concerning McCord and this information was given to the interviewing Agent.

Baltimore should identify and interview the landlady if not already done.

1 - Baltimore (139-148) (For info)

JJC:efg efg (5)

Mr. Baker NOTE: See D. W. Bowers memo to Mr. Baise 5/23/73, attached.

Mr. Callehan
Mr. Courad
Mr. Gorbhardt
Mr. Arichael
Mr. Marchael
Mr. Marchael
Mr. Marchael
Mr. Walter
Tele. Room
Mr. Baise
Mr. Baise
Mr. Baise
Mr. Baise
Mr. Baise
Mr. Baise
Mr. Couray
Mr. Baise
Mr. Couray
Mr. Marcouray
Mr. Couray
Mr. Marcoura

30

May 25, 1973

GENERAL INVESTIGATIVE DIVISION

Artached relates to burglary of Democratic National Committee Headquarters, Washington, D.C., 6/17/72, wherein our Alexandria Office received information 5/24/73, that a "counter check" on a North Carolina bank was found on escalator at Dulles International Airport made payable to H. R. "Bob" Halderman or Bearer in sum of \$1,000,000, dated 4/14/72. Check apparently a practical joke bearing an illegible signature 400 MOSTAMCORMI LIA

illegible signature 100 MOITAMCORMI JIA Original check is being held for safekeeping by an officer of an Alexandria, Virginia bank to be released only to the Ervin Committee.

Copy of check made available to our Alexandria Office. Our Alexandria Office is being instructed to forward copy of this check to the Charlotte Office to contact the Branch Banking and Trust Company, Enfield, North Carolina, to determine if check is legitimate.

RJP:pdh (

My

REWN

COMMUNICATIONS SECTION

Mr. Eardley Mrs. Rogers

NR001 AX PLAIN

PM U R G E N T 5/24/73 DRM

CTING DIRECTOR (139-4089)

WFO (139-166)

FR OM ALEXANDRIA (139-18) (P) 3 PAGES

JAMES WALTER MC CORD, JR., ET AL: BURGLARY, DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WDC, 6-17-72. IOC 00: WF0 ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED

INSTANT TELETYPE CONCERNING A "COUNTER CHECK" BANKING AND TRUST COMPANY, ENFIELD, NORTH CAROLINA, FOUND ON ESCALATOR AT DULLES INTERNATIONAL AIRPORT, MADE PAYABLE TO H. R. "BOB WHALDERMAN OR BEARER IN SUM OF \$1,000,000. DATED 4-14-72, BEARING HANDWRITTEN NOTATION "FOR COMMITTEE TO RE-ELEC PRESIDENT NIXON" AND BEARING AN ILLEGIBLE SIGNATURE IS BEING

SUBMITTED TO BUREAU AND OO FOR INFORMATIONAL PURPOSES INASMUCH AS IT HAS BEEN OFFERED TO SENATOR SAM ERVIN'S COMMITTEE AND

SOME INQUIRY MAY BE MADE TO BUREAU CONCERNING THIS MAT

THE CASE WAS BROUGHT TO ATTENTION OF ALEXAND

END PAGE: ONE

AXY W F 13 MAY 30 1973

67 MAY 30 1973

PAGE TWO

BY POSTAL INSPECTOR C. C. GARNER, JR. MERRIFIELD, VIRGINIA, ON 5-22-73, WHO ADVISED MR. HARVEY S. BURR, PERSONNEL OFFICER,

POST OFFICE DEPARTMENT, HAD REPORTED TO HIM HIS BROTHER-IN-LAW,

CARLISSXFLEMING, A DELIVERYMAN FOR WONDER BREAD COMPANY, HAD

FOUND AFOREMENTIONED CHECK WHILE MAKING BREAD DELIVERIES AT DULLES. BURR POINTED OUT WHAT MRS. FLEMING HAD CHECK AND HAD CONTACTED BANK WHICH CHECK WAS DRAWN AGAINST. FLEMING ADVISED BY BANK THAT THE ACCOUNT WAS VALID AND BANK REQUESTED CHECK BE RETURNED TO THEM.

MRS. CARLISS FLEMING CONTACTED 5-22-73, AND ADVISED HUSBAND POSSESSED CHECK AT TIME OF INTERVIEW. FLEMING ACKNOWLEDGED SHE CALLED NORTH CAROLINA BANK BUT DISCLAIMED STORY THAT CHECK WAS DRAWN AGAINST VALID ACCOUNT INASMUCH AS IT WAS POINTED OUT TO HER BY BANK THAT IT WAS A COUNTER CHECK. FLEMING ADVISED SHE WOULD ARRANGE FOR HUSBAND TO MAKE CHECK AVAILABLE.

MR. FLEMING ADVISED ON 5-23-73, THAT HE TURNED CHECK OVER TO HIS FRIEND, MR. PAUL SILVEY, A CONSTRUCTION SUPERINTENDENT,

END PAGE TWO

PAGE THREE

LIBRA ENGINEERING COMPANY, ALEXANDRIA, VIRGINIA. SILVEY ADVISED

5-24-73, THAT HE TURNED CHECK OVER TO HIS FRIEND, MR. ROBERT L.

HOLDER, VICE PRESIDENT, BURKE AND HERBERT BANK AND TRUST COMPANY,

ALEXANDRIA, VIRGINIA, WITH INSTRUCTIONS THAT HE MAKE A COPY OF

CHECK AVAILABLE TO FBI, IF REQUESTED, BUT FURNISH ORIGINAL ONLY

TO ERVIN COMMITTEE.

MR. HOLDER INTERVIEWED 5-24-73, AND ADVISED SILVEY

TURNED CHECK OVER TO HIM FOR SAFE KEEPING IN HIS SAFE DEPOSIT

BOX. HOLDER CONTACTED THE ERVIN COMMITTEE AND SO ADVISED

SILVEY WHICH RESULTED IN SILVEY'S REQUEST THAT ORIGINAL BE

RELEASED ONLY TO ERVIN COMMITTEE. HOLDER DISPLAYED ORIGINAL

AND FURNISHED COPY OF CHECK AS PREVIOUSLY DESCRIBED. ORIGINAL

OF CHECK RETAINED IN HOLDER'S SAFE DEPOSIT BOX.

EXAMINATION OF CHECK DISCLOSED THIS MATTER IS

APPARENTLY A PRACTICAL JOKE, INASMUCH AS IT IS A "COUNTER CHECK"

BEARING CHECK NUMBER 80965, HAS NO ACCOUNT NUMBER, BEARS AN

ILLEGIBLE SIGNATURE, MISPELLED HALDEMAN'S NAME, IS PURPORTEDLY

OVER ONE YEAR OLD AND FOUND ON AN ESCALATOR AT DULLES.

NO FURTHER ACTION BEING TAKEN IN THIS MATTER. UACB.

E ND

HOLD

Clyrich about ... 7150 5.34-73 Frankrich about 24.73

PEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

MAY 24 1973

639PM URGENT 5-24-73 AXN

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JELETYPE

TO ACTING DIRECTOR 176-2255 139

139-4089

JACKSONVILLE 176-38

WASHINGTON FIELD 139-166

FROM MIAMI 176-36 139-328 6 PAGES

Mr. Callahan Mr. Geveland Coarad Mr. lenkina Mr. Marshall Mr. Miller, E.S. **М**г. Sоуаль Mr. Thompson Mr. Walters Mr. Roise Mr. Barnes Mr. Bowers Mr. Herington Mr. Conmy . Mr. Minus . Mr. Eardley . Mrs. Hogan

JAMES WALTER MC CORD, JR., ET AL, BURGLARY; DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D. C., JUNE

17, 1972, IOC; SCOTT CANIL, ET AL; ARL - CONSPIRACY; EID.

RE MIAMI TEL 5-23-73.

PABLO FERNANDEZ INTERVIEWED 3-23-73 BY AGENTS OF
MIAMI DIVISION HE ADVISED THAT ON 5-18-73, HE RECEIVED
A SUBPOENA FROM THE DADE COUNTY STATE ATTORNEY'S OFFICE
WHICH READ, "STATE OF FLORIDA VS. INVESTIGATION." HE
WAS TO APPEAR AT STATE ATTORNEY'S OFFICE IN MIAMI, FLA.
ON 5-22-73 AND FOOTNOTE ON SUBPOENA SAID TO "SEE MR.
DARDIS." WHEN REPORTED TO STATE ATTORNEY'S OFFICE ON
5-22-73. RECEPTION ROOM WAS FILLED WITH REPRESENTATIVES OF

END PAGE ONE

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oppointment of contractor

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PAGE TWO

NEWS MEDIA. HE MEI DARDIS, WHO TOLD HIM THAT HE WAS
THE CHIEF INVESTIGATOR FOR STATE ATTORNEY RICHARD GERSTEIN.
A STENOGRAPHER WAS BROUGHT IN TO DARDIS' OFFICE, BUT
IMMEDIATELY THEREAFTER WAS DISMISSED. DARDIS THEN
LEFT THE ROOM AND RETURNED WITH AN INDIVIDUAL THAT HE
INTRODUCED ONLY AS A MR. ELDER. ELDER HAD A
STENOGRAPHER'S PAD AND AN INDEXED FILE WITH DOCUMENTS.

FERNANDEZ WAS QUESTIONED BY BOTH DARDIS AND ELDER
REGARDING HIS CONNECTION WITH THE WATERGATE DEFENDANTS,
THE VIETNAM VETERANS AGAINST THE WAR (VVAW), LAST SUMMER'S
DEMOCRATIC CONVENTION, AND HIS TRIP TO WASHINGTON, D. C.
TO BREAK UP LEFT WING DEMONSTRATIONS BY STARTING FIGHTS
AT THE FUNERAL OF FBI DIRECTOR J. EDGAR HOOVER. FERNANDEZ
DID NOT KNOW THAT ELDER WAS A REPORTER FOR THE MIAMI HERALD,
A DAILY MIAMI, FLORIDA, NEWSPAPER, UNTIL LATER THAT EVENING
WHEN HE BOUGHT THE EARLY EDITION OF THE PAPER AND READ
THE ARTICLE APPEARING THEREIN BY ROB ELDER DURING ALLEGEDLY
THE ABOVE MEETING AT THE STATE ATTORNEY SOFFICE. ACCORDING
TO FERNANDEZ, THIS ARTICLE CONTAINED MANY DISTORTIONS.
IN THIS RESPECT, HE STATED THAT HE WAS NEVER OFFERED
END PAGE TWO

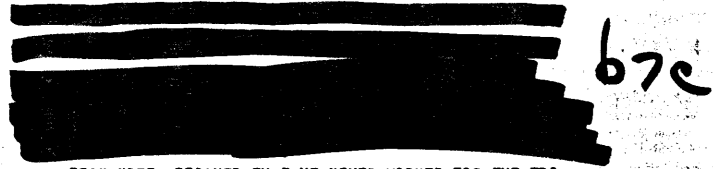
PAGE THREE

IMMUNITY, THAT HE DID NOT TELL DARDIS AND ELDER THAT HE REJECTED AN OFFER BY EUGENIO MARTINEZ TO INFILTRATE PROTEST GROUPS AT THE DEMOCRATIC NATIONAL CONVENTION AND TO EMBARRASS GEORGE MC GOVERN FOR THE REPUBLICAN PARTY BECAUSE HE WAS ALREADY SPYING ON THE VVAW FOR THE FBI AND THE MIAMI POLICE, AND THAT HE DID NOT THINK THAT HE COULD MIX TWO UNDERCOVER MISSIONS. HE DID NOT TELL THEM THAT HE MADE CONTACT WITH THE VVAW ON THE INSTRUCTIONS OF THE MIAMI POLICE DEPARTMENT, NOR THAT HE WAS ALSO SPYING ON THE CUBAN MILITANT ORGANIZATION NAMED ABDALA.

FERNANDEZ SAID THAT HE WAS NOT INTERVIEWED BY ELDER
SUBSEQUENT TO INTERVIEW BY DARDIS, BUT THAT BOTH SPOKE TO
HIM SIMULTANEOUSLY. HE DID NOT TELL THEM THAT HE MADE
CONTACT WITH THE VVAW UPON INSTRUCTION OF THE MIAMI POLICE
DEPARTMENT, NOR DID THE MIAMI POLICE INSTRUCT HIM TO
GO TO THE OFFICE OF THE CUBAN STUDENT ORGANIZATION
ON THE UNIVERSITY OF MIAMI CAMPUS. HE DID NOT TELL
THEM THAT ALTON FOSS TALKED ABOUT GRENADES, NOR THAT
THE MICROPHONE WHICH HE CARRIED TO A HIALEAH DRUG STORE
END PAGE THREE

PAGE FOUR

MEETING WITH VVAW MEMBERS TRANSMITTED TO A RECEIVER AND TAPER RECORDER MANNED AT ANOTHER LOCATION BY FOUR MIAMI POLICEMEN. THE RECEIVER AND TAPE RECORDER WERE NEVER REFERRED TO AT THE MEETING WITH DARDIS AND ELDER.



FERNANDEZ AFFIRMED THAT HE NEVER WORKED FOR THE FBI
IN PAID OR UNPAID CAPACITY, THAT HE MERELY FURNISHED
THE FBI INFORMATION ABOUT THE VVAW DRUG STORE MEETING
AND ABOUT A TELEPHONE CONVERSATION WITH SCOTT CAMIL.
HE STATED THAT HE ALSO HAD TOLD THE FBI OF HIS FEW
SUBSEQUENT CONTACTS WITH THE VVAW. HE SAID THAT
SCOTT CAMIL HAD TELEPHONED HIM ONCE, THAT HE HAD
RECORDED THIS CALL WITH HIS OWNER EQUIPMENT, AND HAD GIVEN
THE TAPE TO THE FBI. HE WAS NOT ASKED BY DARDIS OR
ELDER IF THE FBI HAD DIRECTED HIM TO TAKE THIS CALL, AND
IN FACT, HE STATED THAT HE WAS NOT REQUESTED BY THE FBI
END PAGE FOUR

PAGE FIVE

TO TELEPHONE CAMIL AND RECORD THE CONVERSATIONS AS INDICATED IN THE HERALD ARTICLE.

ACCORDING TO FERNANDEZ, ELDER AND DARDIS HAD
EXTENSIVE BACKGROUND INFORMATION ON HIM, AND DARDIS
INDICATED THAT AN INVESTIGATION HAD BEEN CONDUCTED IN
THIS RESPECT. FERNANDEZ NOTED THAT DARDIS EVEN HAD
COPIES OF RECORDS OF TELEPHONE CALLS MADE BY HIM.
DURING THE COURSE OF THE QUESTIONING, DARDIS AT
APPROXIMATELY FIFTEEN MINUTES INTERVALS, MADE TELEPHONE
CALLS, WHICH FERNANDEZ FELT WERE DIRECTED TO STATE ATTORNEY
GERSTEIN, TO APPRISE HIM OF DEVELOPMENTS. IT APPEARS
THAT GERSTEIN USED THIS INFORMATION AT A PRESS CONFERENCE
NELD LATER IN THE DAY, AS MENTIONED IN REFERENCED
COMMUNICATION.

FERNANDEZ WAS CAUTIONED BY DARDIS NOT TO SPEAK
TO THE PRESS AFTER THE INTERVIEW WAS CONCLUDED AND
HE NOTED THAT IN FACT, THE CORRIDORS OUTSIDE THE STATE
ATTORNEY'S OFFICE WERE FILLED WITH REPRESENTATIVES OF
THE NEWS MEDIA, MANY OF WHOM HE RECOGNIZED.
END PAGE FIVE

PAGE SIX

ACCORDING TO FERNANDEZ, ANGEL FERRER APPARENTLY
WAS INTERVIEWED BY REPRESENTATIVES OF THE STATE'S ATTORNEY'S
OFFICE SIMULTANEOUSLY WITH FERNANDEZ, BUT AT A SEPARATE
LOCATION.

FERNANDEZ HAS PROVIDED A SIGNED STATEMENT WHICH
WILL BE INCORPORATED INTO AN FD-302 AND FURNISHED THE BUREAU
BY SEPARATE COVERCOSSISSECCESCECCE
END

CC: SA Pence, 932942 5/25/73

5 3 MAY 30 1973

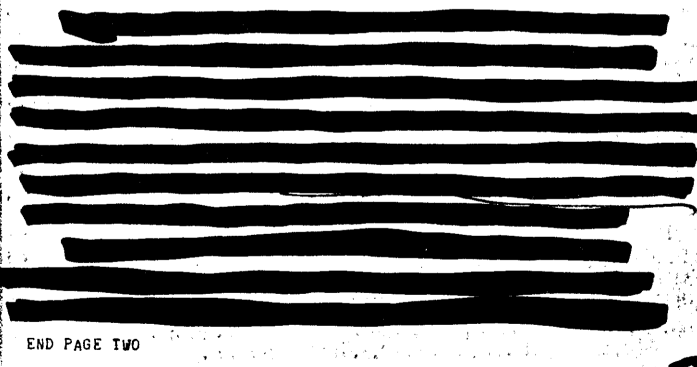
FBI

r y r - Y		Date: 5/24 /	/73		
Transmit the	following in	(Type in plaintext or code	e) .		
Via HAIRT	EL	(Priority)			
	TO: ACTING DIREC	CTOR, FBI (139-4089))		
	FROM: SAC, WFO (1:	39-166) (P)			
•	JAMES WALTER McCO	RD, JR.			
	BURGLARY, DEMOCRA	TIC NATIONAL RTERS, WDC 6/17/72		a .s. hy	
	IOC (00:WFO)				
	Re Bure	au airtel to WFO 5/	/23/73.	•	
	WDC. AUSA SILBER PATTERSON is not	L J. SILBERT, U. S. T advised that the familiar to him, no OWARD HUNT developed	name ALBERT S. or has any infor	mation	
		he information does case, WFO is not re n in this matter.			
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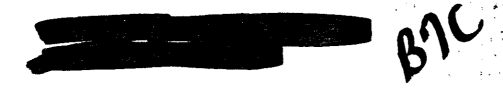
Mr. Baker RAL BUREAU OF INVESTIGATION Mr. Callaban . MMUNICATIONS SECTION Cleveland MAY 22 1373 Marshall NRØØS AT PLAIN TELETYPE Miller, E.S. SOVETE NITEL 5/22/73 WDM 9:23 PM MCJICIE TO ACTING DIRECTOR (139-4089)WASHING TON FIELD (139-166)Contry ATLANTA (139-154) FROM Mints Mr. Eardley , Mrs. Hooga JAMES WALTER MCCORD, JR., ET AL; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS. 6/17/72. IOC. 00: RE BUAIRTEL TO ATLANTA 5/17/73. INVESTIGATION ATLANTA DISCLOSED P. O. BOX 798, ATLANTA, GA., 30301 HELD BY IRENE LEVY, NUMBER 7, ELEVENTH ST., NE. ATLANTA SINCE 2/7/73. FURTHER INQUIRY DISCLOSED IRENE FRANCISKLEVY._UNEMPLOYED ELEVENTH NOW LIVING AT APT. 408, CHURCH HOME FOR WOMEN, NUMBER 7) ST., NE, ATLANTA AND HAD COME TO ATLANTA FROM WASHINGTON & LEVY DESCRIBED AS WHITE, FEMALE, BORN 5/29/45. DECEMBER, 1972. 5' 3", 105 LBS., BROWN EYES, BROWN HAIR, SOCIAL SECURITY NUMBER IN ATTEMPT TO LOCATE LEVY, 2 PERSONS INTERVIEWED WHERE 578-60-2589. LEVY SOUGHT EMPLOYMENT UNSUCCESSFULLY IRENE FRANCES LEVY INTERVIEWED AT RESIDENCE ALL INFORMATION CONTAINED END PAGE ONE HEREIN IS UNCLASSIFIED

PAGE TWO AT 139-154

THIS DATE. ADMITS SENDING TYPEWRITTEN LETTER TO CHAIRMAN GEORGE BUSH, REPUBLICAN NATIONAL COMMITTEE DATED 5/8/73. LEVY CLAIMS EMPLOYED BY REPUBLICAN NATIONAL COMMITTEE, WASHINGTON, D. C., JUNE 1972, THROUGH OLSON TEMPORARY SERVICE OF WASHINGTON, D. C. AND STATES "CC: MRS. ARMSTRONG" SET FORTH IN LETTER OF 5/8/73 REFERS TO A MRS. ARMSTRONG WHO SUPERVISED HER WORK AT REPUBLICAN NATIONAL COMMITTEE.



PAGE THREE AT 139-154



REPORT FOLLOWS.

LEAD WFO AT WASHINGTON, D. C. CONTACT APPROPRIATE SOURCES
WASHINGTON D. C. AREA IN EFFORT TO DEVELOP ANY INFO THEY MAY HAVE ON
FILE RE IRENE FRANCIS LEVY.

END

HOLD

FEDERAL BUREAU OF INVESTIGATION COMMUNICATION'S SECTION

MAY 2 3 1973

NROOS NM CODE

445 PH URGENT 5/29/73 FXF ELETYPE

TO ACTING DIRECTOR. 439-4089

CHICAGO 139-263 #

WASHINGTON FIELD 139-166 : *

FROM MIANI 139-328 4 2PAGES

Mr. Baker Mr. Callahan Mr. Cleveland Mr. Conrad Mr. Geblicidi 🐼 Mr. Jenkins ... Mr. Marshall Mr. Miller, S.S. ___ Mr. Boyare ... Mr. Thompson, Mr. Walters , Tels. Room ... Mr. Boiss Mr. Barnes Mr. Bowers . Mr. Herington .. Mr. Coursy . Mr. Mints Mr. Eardley Mrs. Hogan

JAMES VALTER MC CORD, JR.; ET AL; BURGLARY DEMOCRATIC NATIONAL CONNITTEE HEADQUARTERS, VASHINGTON, D.C., 6/17/72, 10C.

RE WASHINGTON FIELD OFFICE TELETYPE TO BUREAU AND NUMEROUS OFFICES INCLUDING MIAMI AND CHICAGO 5/16/73 AND WASHINGTON FIELD OFFICE TELETYPE TO BUREAU AND NIAMI DATED 5/21/75

FOR THE INFORMATION OF CHICAGO, WASHINGTON FIELD OFFICE
IN LATTER COMMUNICATION REQUESTED MIAMI TO CONTACT MOTOROLA
INC., PLANTATION, FLORIDA AT EITHER THE AUDIT DEPARTMENT OR
COMPTROLLER DEPARTMENT TO DETERMINE IF THEY HAVE ANY INFORMATION
IDENTIFIABLE WITH STEVENS RESEARCH LAB OR MICHAEL MARCUS STEVENS.
SA KENNETH D. SCHEIVE CONTACTED KARL KOENEMANN, FINANCIAL SECTION,
MOTOROLA, 5/23/73 AT WHICH TIME KOENEMANN ADVISED HE WOULD SEARCN
END PAGE ONE

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6/20/80 BY SP2 TAPLEM! OMS

REC- 90

139-4089

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5 3 MAY 30 1973

17 MAY 30 1973

PAGE IVO

FOR FURTHER INFORMATION OF CHICAGO, MOTOROLA DIVISION AT PLANTATION DOES MAKE UPON REQUEST "DETECTIVE" SUITCASES WHICH CONSIST OF VARIOUS RECORDING AS WELL AS ELECTRONIC AS ELECTRONIC AS VELL AS VELL AS ELECTRONIC AS VELL AS VEL

FURNISHED WITH SA KENNETH D. SCHEIVE'S BAME BY MOTOROLA AUTHORITY AT PLANTATION.

DSS FBI WA DC CLR

FEDERAL BUILDE OF INVESTIGATION COMMUNICATIONS SECTION

MAY 25 273

TELETYPE

NR 006 CE PLAIN

6:22 PM URGENT 5-25-13 CER

TO: ACTING DIRECTOR (139-4089)

ALEXANDRIA (139-18)

WFO (139-166)

FROM: CHARLOTTE (139-155) 2P

JAMES WALTER MC CORD, JR., ET AL; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C.,
JUNE SEVENTEEN, NINETEEN SEVENTY TWO. IOC. OO: WFO.

RE ALEXANDRIA TELETYPES TO BUREAU DATED 5-24-73 AND 5-25-73.

FRANK C. GILL, BRANCH MANAGER, AND LINDA PITTMAN, BOOKKEEPER, BRANCH BANKING AND TRUST COMPANY, ENFIELD BRANCH, ENFIELD, NORTH CAROLINA, ADVISED TODAY SIGNATURE ON CHECK DATED 4-14-72, IS NOT IDENTIFIABLE WITH A PRESENT OR FORMER CHECKING ACCOUNT CUSTOMER OF THE BANK.

GILL ADVISED COUNTER CHECKS ARE DISPLAYED ON A TABLE AND THE LOBBY OF THE BANK AND AVAILABLE TO THE PUBLIC. HE

END PAGE ONE
ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE GIZOLO BY SPZTAPLEMIONS
REC- 90

139-1199-2212

12 MAY 30 1973

Mr. Fell
dr. Boker
Mr. Callahan
Mr. Callahan
Mr. Cleveland
Mr. Conrad
dr Getwon
Mr. Jenkins
Mr. Marshall
Mr. Marshall
Mr. Miller, E.S.
Mr. Suyane
Mr. Thompson
Mr. Walters
Tels Room
Mr. Barnes
Ar. Bowers
dr. Hericaton
Mr. Conmy
Tr. Mr. Bardley
Mr. Hogan

JARRA

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ON.

53 MAY 30 1973

PAGE TWO

ALSO ADVISED NO PAST OR PRESENT CUSTOMER COULD HAVE WRITTEN A MILLION DOLLAR CHECK WHICH AMOUNT EXCEEDS TOTAL DEPOSITS OF THE BANK.

GILL OBSERVED THE NAME OF HALDEMAN MISSPELLED AS
HALDERMAN INDICATING DRAWER OF CHECK WAS UNFAMILIAR WITH SPELLING
OF PAYEE'S NAME WHICH IS HIGHLY UNUSUAL IN A CHECK OF THIS AMOUNT.

GILL CONCLUDED HIS BANK HAD NO PRIOR KNOWLEDGE SUCH A CHECK WAS IN EXISTENCE, AND IN HIS OPINION THE CHECK WAS A HOAX.

END.

AL BUREN OF INVESTIGATION ... COMMUNICATIONS SECTION

MAY 2 3 13/3

NR 022 BA PLAIN

TELETYPE

308 AM SENT FOR PM URGENT 5-25-73 TJH

TO

ACTING DIRECTOR 139-4089

Washington Field 139-166

FR OM BALTIMORE 139-148 ALL INFORMATION CONTAINED

BYSP2 TAPIJAMIOM 5

JAMES WALTER MC CORD, JR.; ET AL, BURGLARY OF DEMOCRATIC NATIONAL HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972, IOC, OO: WFO.

RE BUREAU AIRTEL TO BA, 5-23-73; WFO TEL TO BA, 5-25-73, AND BA TELCALL TO WFO. 5-25-73.

ON 5-25-73, MRS. MIRIAM N. YFURBERSHAW, AGE 73, HAVING RETIRED JANUARY, 1959 AFTER SERVING 12 YEARS AS A SUPERVISORY MILITARY INTELLIGENCE RESEARCH SPECIALIST, DEPARTMENT OF DEFENSE AND HAVING A TOTAL OF 32 YEARS GOVERNMENT SERVICE WAS INTERVIEWED AT HER RESIDENCE 6402 RUFFIN ROAD, CHEVY CHASE, MARYLAND. MRS. FURBERSHAW ADVISED AS FOLL OWS:

SHE OWNS HER CURRENT RESIDENCE PROPERTY AND SUBSEQUENT TO HER HUSBAND'S DEATH, IN 1966, BEGAN RENTING OUT THE BASEMENT APARTMENT OF HER HOME, UNTIL SHE TERMINATED THE RENTAL OF THIS APARTMENT IN 1971. SHE COULD PRODUCE NO RECORDS OF ANY OF THE TENANTS WHO RENTED THIS APARTMENT, TO HER BEST RECOLLECTION, SHE RENTED THIS FURNISHED APART-MENT TO JAMES MC CORD IN SEPTEMBER OF 1969 OR 1970 FOR APPROXIMATELY FOUR TO FIVE MONTHS. SHE DISPLAYED A RECENT NEWSPAPER PHOTOGRAPH OF

END PAGE ONE

53 MAY 30 1973

TZ MAY 30 1973 REC. 90

Mr. Baker

Mr. Callahan Mr. Cleveland

Mr. Conrad Mr. Gobhandt

Mr. Jonkins Mr. Marshall Mr. Miller, E.S.

Mr. Soyans

Mr. Walters Tala Room

Mr. Boise

Mr. Minte Mr. Rudley

Mrs. Hogos

Mr. Thompson

Mr. Herinaton Mr. Conmy

PAGE TWO

139-148

JAMES WALTER MC CORD, JR., WHOM SHE POSITIVELY IDENTIFIED AS THE INDIVIDUAL WHO RENTED HER APARTMENT IN SEPTEMBER, 1969 OR 1970. SHE

WAS NOT CERTAIN SHE COULD HAVE REMEMBERED HIS NAME IF IT WERE NOT FOR
THE NEWSPAPER PHOTO AND TELEVISION COVERAGE IMPLICATING MC CORD WITH
THE WATERGATE AFFAIR. SHE STATED THAT MC CORD UPON INITIAL RENTAL

STATED HE WAS A COLONEL IN THE U.S. AIR FORCE OR WAS ON THE VERGE OF
RETIREMENT FROM THE AIR FORCE AND THAT HE HAD BEEN EMPLOYED BY THE CIA.
MC CORD STATED THAT HE WAS MARRIED AND THAT HIS WIFE AND GROWN CHILDREN
WERE LIVING IN BALTIMORE, MARYLAND. HE DESIRED APARTMENT AT FURBERSHAW RESIDENCE SINCE IT WAS CLOSE AND CONVENIENT TO
HIS OFFICE IN THE PENTAGON. MRS. FURBERSHAW STRESSED TWO RULES, NO
SMOKING IN BEDROOM AND NO WOMEN PERMITTED OVERNIGHT AT THE PREMISIS.

MC CORD AGREED AND WAS PERMITTED RENTAL.

DURING INSTALLATION OF A SEPERATE TELEPHONE IN MC CORD'S BASEMENT APARTMENT THE TELEPHONE COMPANY INSTALLATION MAN COMMENTED TO
MRS. FURBERSHAW THAT THERE WAS CONSIDERABLE "BUGGING EQUIPTMENT INSIDE
HER TENANT'S APARTMENT.". SHE HAD NO RECORD OF MC CORD'S TELEPHONE
NUMBER AT THE APARTMENT. MC CORD, IN CONVERSATION WITH
FURBERSHAW, STATED THAT HE WAS ENGAGED IN COUNTER-INTELLIGENCE AND
OTHER PHASES OF MILITARY INTELLIGENCE. SHE GATHERED FROM HIS CONVERSATION THAT HE WAS "WORKING FOR PRESIDENT JOHNSON AND FOR JOHN F.
KENNEDY."

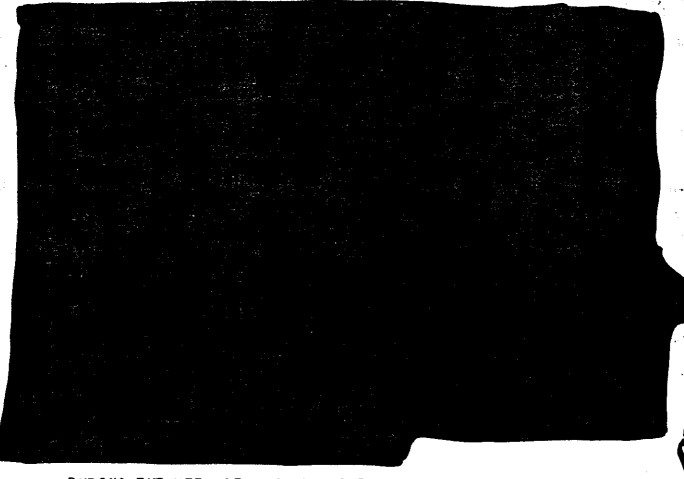
END PAGE TWO

PAGE THREE BA 139-148

SHE OBSERVED MC CORD ON OCCASION IN MILITARY UNIFORM GOING TO WORK MORNINGS, WHILE OTHER TIMES HE WAS DRESSED IN BUSINESS SUITS. MC CORD SPENT MOST OF THE TIME AWAY FROM THE APARTMENT AND ESTIMATED THAT HE WAS AWAY APPROXIMATELY TWO OR THREE OF THE FOUR TO FIVE MONTHS IN WHICH HE RENTED THE APARTMENT. SHE BELIEVED HE PAYED HIS RENT IN CASH WHICH TOTALLED \$100.00.



PAGE FOUR BA 139-148



DURING THE WEEK OF MAY 14, 1973, SHE TELEPHONICALLY CONTACTED
SENATOR WEICHER'S OFFICE ADVISING THE SENATOR'S AIDE THAT SHE HAD
INFORMATION CONCERNING MR. MC CORD WHICH MIGHT BE OF IMPORTANCE
TO THE COMMITTEE INVESTIGATING THE WATERGATE AFFAIR. SHE HAS HAD NO
RESPONSE FROM THE SENATOR'S OFFICE SINCE 5-14-73.

END PAGE FOUR

PAGE FIVE ...
BA 139-148

SHE INDICATED THAT THE WATERGATE MATTER DID NOT INTEREST HER UNTIL THE SENATE HEARINGS ON T.V. IT WAS THROUGH THIS PUBLICITY SHE NOTICED MC CORD ON T.V. AND IN NEWS COVERAGE, AND CAME TO IDENTIFY HIM AS HER FORMER TENNANT. SHE SAID THAT WHILE SHE COULD NOT IDENTIFY MC CORD BY NAME, THE TENNANT'S NAME ONLY SOUNDING LIKE MC CORD TO HER RECOLLECTION, SHE COULD POSITIVELY IDENTIFY HIM BY PHOTOGRAPH.

BALTIMORE DIVISION ATTEMPTING TO OBTAIN TELEPHONE LISTING BY NAME FOR MC CORD DURING PERIOD IN WHICH APARTMENT RENTED IN 1969 OR 1970.

WFO REVIEW INDICES RE MRS. FURBERSHAW, AS FURBERSHAW STATED FBI, CIA OR SECRET SERVICE CONDUCTED BACKGROUND INVESTIGATION ON MC CORD SUBSEQUENT TO HIS DEPARTURE FROM THE APARTMENT IN 1969 OR 1970.

BALTIMORE INDICES REFLECT CASE ENTITLED "JERRY LEE TUCKER,
MISSING PERSON (BUFILE: 79-28826) (WFOFILE: 79-257) (BAFILE: 79-95)"
IN WHICH AN INTERVIEW OF MRS. MIRIAM FURBERSHAW, 6402 RUFFIN ROAD,
CHEVY CHASE, MARYLAND IS CONTAINED ON PAGES 74 AND 75 OF BA REPORT
OF SA G. CURTIS SCARBOROUGH, 10-11-63.

END PAGE FIVE

PAGE SIX

BA 139-148

IT IS NOTED THAT IN THIS INTERVIEW, FURBERSHAW ATTEMPTED TO IMPLICATE ANN VAN ERKHARDT IN THE POSSIBLE ABDUCTION OF THE TUCKER CHILD, BECAUSE VAN ERKHARDT, WHO HAD ANNOUNCED HER PREGNANCY, AND HER HUSBAND HAD IN THE MID-1950'S RETURNED FROM A TRIP "WITH AN INFANT CHILD, WHICH WAS REPORTEDLY A LITTLE OLDER THAN A NEWBORN BABY."

FIN

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

MAY 27 1973

TELETYPE

NR 001 BA PLAIN

NITEL 5/27/73 WAJ

TO ACTING DIRECTOR (139-4089)

WFO (139-166)

FROM BALTIMORE (139-148)

Mr. Bakm Mr. Colimbon Mr. Cleveland Mr. Contad Mr. Jenkins Mr. Millet, E.S. Mr. Eardley Mrs. Hoogs

"JAMES WALTER MC CORD. JR., ETAL; BURGLARY; DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, DC., JUNE 17, 1972.

10C. 00:WF0

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

REFERENCE WFO NITEL 5/25/73

KENNETH MICHAEL SMITH INTERVIEWED INSTANT DATE AND ADVISED HE WORKED AS A SHIPPING CLERK FOR THE UNITED CITIZENS FOR THE NIXON-AGNEW DURING THE 1968 PREIDENTIAL CAMPAIGN . DURING THAT TIME HE BECAME ACQUAINTED WITH ROY SHEPPARD. ON A PROFESSIONAL BASIS. AS THE MAN TO CALL FOR MOVING SHIPMENTS OF CAMPAIGN MATERIAN DURING THE 1972 PRESIDENTIAL CAMPAIGN, SMITH WORKED FOR THE COMMITTEE TO RE-ELECT THE PRESIDENT AND CONTACTED SHEPPARD TO HELP IN TRANSPORTING CAMPAIGN MATERIAL. DURING THE PERIOD JUNE 1972 TO NOVEMBER 1972, SHEPPARD HANDLED MANY OF THE COMMITTEES AIR-FRIEGHT SHIPMENTS. AT SMITH'S INSTRUCTIONS AND AT THE INSTRUCTIONS

WE COHER STAFF MEMBERS. SMITH DENIED REQUESTING SHEPPARD TO PICK-UP FIVE OR ANY NUMBER OF CARTONS WI INSTRUCTIONS THAT THEY WERE NOT TO "SURFACE". OR TO DESTROY ANY CARTONS OR MATERIAL PICKED UP BY SHEPPARD. EID PARMAY 30 1973

17 MAY 30 1973

PAGE TWO

SMITH DENIED EVER PAYING SHEPPARD DIRECTLY FOR ANY DELIVERIES AS ALL SERVICES WERE BILLED DIRECTLY TO THE COMMITTEE BY W.T.C. AIR-FREIGHT.

FD-302 FOLLOWS

E ND

MBT FBIHQ CLR

Airtel

SAC, WFO (139-166)

SEC 30

5/25/73

rROM: Acting Director, FBI (139-4089)

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72

INTERCEPTION OF COMMUNICATIONS

ReNYtel 5/23/73, and Butelcal 5/25/73.

This will confirm reButelcal which authorized immediate investigation to verify the information furnished by the New York source concerning the alleged sale of grand jury testimony. This investigation is to be cleared with AUSA Silbert as Assistant Attorney General Petersen is unavailable and Mr. Silbert should be advised that unless he feels Mr. Petersen needs to be contacted before institution of investigation, the FBI is going forward with investigation immediately.

Bureau is to be kept informed of significant developments and a report should be submitted at the earliest possible date completely in ing up to date investigative activities relative to the leak of grand jury testimony.

NOTE: ReButelcal was made by Supervisor C. A. Nuzum to SA E. R. Leary. WFO, 5/25/73.

CAN/amm (4)

Mr. Jenkins ... Mr. Marshall ... Mr. Miller, B.S. Mr. Soyars ... Mr. Thompson MAY 25 1973

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

5_	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
	Deleted under exemption(s) B1C, D with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.
	Page(s) withheld for the following reason(s):
	For your information:
	The following number is to be used for reference regarding these pages: 139-4089-2215



Cheral investigative division

Attached sets forth interview of Robert Houston, Sr., former security assistant at the Committee to Reelect the President (CRP), concerning the receipt of information in teletype form from John L. Martin and Joel Lisker, Internal Security Division, Department of Justice, in May and June, 1972. Access to this information was made by McCord when he was Security Coordinator at CRP. Houston was under the impression that Martin and Lisker were connected with the FBI but he did not know why he had this erroneous impression.

Houston further advised that shortly after the break-in at Democratic National 🌯 Committee Headquarters, he took various items of McCord's personal property from CRP Headquarters and took them to his home. (It is noted that when we interviewed Houston last year concerning this case he stated he did remove some material from CRP Headquarters which he was working on but that he returned it all to CRP Headquarters and denied he was then in possession of any material removed from CRP Headquarters after the break-in.) of the items he removed were turned over to McCord in January, 1973, and the remainder was furnished by him to the Senate Watergate Committee in response to a subpoena. 🦠

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TO DESCRIPTION OF LAST ASSESSED TO SECURE SECURIOR SECURI

MAY 25 1973

TELETYPE

NR 010 BA PLAIN

12:02 AM 5/25/73 FOR URGENT 5/24/73 JWH

TO ACTING DIRECTOR (139-4089)

WFO (139-166)

JAMES WALTER MC CORD, JR., ETAL, BURGLARY DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972; IOC.

Mr. Coveland
Mr. Coveland
Mr. Coveland
Mr. Mr. Soyans
Mr. Theory
Mr. Walters
Tele Room
Mr. Rodse
Mr. Bowers
Mr. Bowers
Mr. Herington
Mr. Coursy
Mr. Mints
Mr. Coursy
Mrs. Hogon

MET

REGARDING OMAHA TELETYPE TO BUREAU DATED 5/18/73 AND WFO

TELETYPE TO BUREAU DATED 5/23/73.

ON 5/24/73, ROBERT CHOUSTON, SR., FORMER ASSISTANT

SECURITY COORDINATOR, COMMITTEE TO RE-ELECT THE PRESIDENT,

INTERVIEWED FORT MEADE, MARYLAND. HOUSTON ADVISED HE WAS
INTRODUCED TO JOHN LIMARTIN AND JOEL LISKER, DEPARTMENTAL
ATTORNIES, U.S. DEPARTMENT OF JUSTICE, INTERNAL SECURITY DIVISION.

BY MC CORD DURING A VISIT TO LISKER'S OFFICE IN LATE MAY, 1972.

HE SAID DURING MEETING, BOTH HE AND MC CORD WERE FURNISHED WRITTEN REPORTS IN TELETYPE FORM ON GRAY COLORED PAPER. HE SAID THE REPORTS CONTAINED SUMMARIES OF INFORMATION RELATING TO ACTIVITIES OF PROTEST GROUPS IN VARIOUS PARTS OF THE U.S.

END PAGE ONE

REC- 88

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17 MAY 30 1973

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PAGE TWO BA 139-148

HE STATED THEY WERE NOT ALLOWED TO KEEP THE REPORTS, ONLY TO EXTRACT WHATEVER INFORMATION THEY DEEMED IMPORTANT TO THE RE-ELECTION COMMITTEE.

HOUSTON RECALLED THAT DURING THIS INITIAL MEETING, HE CHOUSTON) JOTTED DOWN NOTES FROM TELETYPE REPORTS ONTO NOTE PAPER. HE SAID, HOWEVER, THAT MC CORD WAS CHECKING THROUGHA LENGTHY REPORT AND INSTEAD OF TAKING NOTES, MC CORD DICTATED THE INFORMATION INTO A TAPE RECORDER AND KEPT THE TAPE.

NOUSTON ADVISED HE REMEMBERED VISITING LISKER'S OFFICE ON ONE OTHER OCCASION FOR THE SAME PURPOSE: TO REVIEW TELETYPE REPORTS ON ACTIVITIES OF RADICAL GROUPS AND TAKE NOTES ON ANYTHING HE FELT COULD BE OF VALUE TO THE RE-ELECTION COMMITTEE.

HOUSTON STATED AT NO TIME WAS EITHER HE OR MC CORD ALLOWED TO COPY THE MESSAGES NOR WERE THEY FURNISHED ANY WRITTEN REPORTS BY EIGHTER MARTIN OR LISKER. HOUSTON SAID THERE WAS NO INDICATION ON THE REPORTS AS TO THEIR ORIGIN NOR DID MARTIN OR LISKER EVER DIVILGE THE SOURCE OF THE REPORTS.

PAGE THREE
BA 139-148

HOUSTON SAID LISKER WAS IN POSSESSION OF MANY SIMILAR TYPE REPORTS DURING HIS VISITS BUT FURNISHED ONLY THOSE REPORTS HE (LISKER) THOUGHT WERE OF INTEREST TO THE RE-ELECTION COMMITTEE. HOUSTON SAID THAT IN LOOKING THROUGH THE REPORTS, HE WAS MAINLY INTERESTED IN ANY INFORMATION PERTAINING TO PLANNED ACTIVITIES OF RADICAL PROTEST GROUPS AND POLITICAL PERSONALITIES. HE ADVISED THE EXTRACTED INFORMATION WAS USUALLY LATER PUT INTO MEMO FORM AND DISTRIBUTED TO APPROPRIATE PERSONNEL AT THE RE-ELECTION COMMITTEE.

HOUSTON SAID THE INFORMATION IN THE TELETYPE REPORTS SEEMED
TO RELATE TO A VARIETY OF ORGANIZATIONS FROM DIFFERENT
PARTS OF THE COUNTRY WHICH HAD GATHERED FROM MANY GEOGRAPHIC
AREAS.

WAS MADE BY LISKER, AND THAT LISKER MADE SEVERAL TELEPHONE CALLS
TO RE-ELECTION COMMITTEE HEADQUARTERS ADVISING HE HAD SOMETHING OF
INTEREST. HOUSTON FURTHER STATED HE WAS TOLD BY MC CORD THAT MCCORD HAD MADE ARRANGEMENTS TO STOP AT LISKER'S OFFICE EVERY MORNING
TO DETERMINE IF LISKER HAD ANY INFORMATION OF VALUE TO THE REELECTION COMMITTEE.

END PAGE THREE

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PAGE FOUR
BA 139-148

HOUSTON SAID HE RECALLED SPECIFICALLY THAT ON JUNE 15, OR 16, 1972, LISKER CALLED THE RE-ELECTON COMMITTEE AND TOLD HOUSTON HE HAD A LENGTHY REPORT OF INTEREST TO THE COMMITTEE. HOUSTON SET UP TAPE RECORDER ON ANOTHER PHONE, CALLED LISKER BACK AND TOLD LISKER THAT HE (HOUSTON) WOULD RECORD THE REPORT OVER THE TELEPHONE. HOUSTON SAID LISKER READ THE REPORT OVER THE TELEPHONE AND THE INFORMATION WAS RECORDED ON TAPE. HOUSTON RECALLED THAT IT DEALT WITH PLANS OF RADICAL GROUPS TO BLOCK TRAFFIC, DEMONSTRATE IN FRONT OF RE-ELECTION COMMITTEE HEADQUARTERS AND OTHER PROTEST ACTIVITIES.

HOUSTON SAID A DAY OR TWO FOLLOWING THE TAPED REPORT BY
LISKER, THE WATERGATE ARRESTS WERE ANNOUNCED. ABOUT TWO WEEKS LATER,
HOUSTON WAS INSTRUCTED BY STEPHEN KING, WHO REPLACED MC CORD AS
SECURITY COORDINATOR FOR RE-ELECTON COMMITTEE, TO REMOVE MC CORD'S
PERSONAL PROPERTY FROM COMMITTEE HEADQUARTERS. KING TOLD HOUSTON
THE ORDERS CAME FROM ROBERT C. RE-ELECTION COMMITTEE
PERSONNEL DIRECTOR. HOUSTON SAID HE IMMEDIATELY TELEPHONED JAMES
CAUDILL, CLOSE PERSONAL FRIEND OF MC CORD'S AND SECURITY
SUPERVISOR FOR REPUBLICAN NATIONAL HEADQUARTERS, AND RELATED KING'S
INSTRUCTIONS, ASKING CAUDILL FOR ADVICE. HOUSTON SAID CAUDILL CALLED
HIM BACK THE SAME DAY AND INSTRUCTED HOUSTON TO KEEP MC CORD'S
END PAGE FOUR

PAGE FIVE
BA 139-148

PERSONAL PROPERTY UNTIL FURTHER NOTICE.

HOUSTON STATED HE REMOVED ALL OF MC CORD'S PERSONAL PROPERTY FROM A FILE CABINET AT COMMITTEE HEADQUARTERS, PUT THEM IN HIS CAR, AND TOOK THEM TO HIS (HOUSTON'S) HOME. HOUSTON SAID THE ITEMS INCLUDED THE TWO PREVIOUSLY MENTIONED TAPES (ONE MADE BY MC CORD IN LISKER'S OFFICE AND THE OTHER MADE BY LISKER OVER THE PHONE), THREE TAPE RECORDERS, SEVERAL ALARMS MC CORD HAD PLANNED TO INSTALL IN COMMITTEE HEADQUARTERS, AND A BRIEF CASE CONTAINING ELECTRONIC "DE-BUĞGING" DEVICES SAID BY MC CORD TO BE VALUED AT APPROXIMATELY \$12,000.

HOUSTON SAID HE KEPT THESE ITEMS AS WELL AS SOME PERSONAL PAPERS AND DOCUMENTS OF MC CORD'S, AT HIS HOME UNTIL JANUARY, 1973. HOUSTON SAID AT THAT TIME HE MET WITH MC CORD AND MC CORD'S ATTORNEY IN THE STATLER HILTON HOTEL, WASHINGTON, D.C., TO DISCUSS THE POSSIBILITY OF HOUSTON'S TESTIFYING AS A CHARACTER WITNESS FOR MC CORD. DURING THIS MEETING, HOUSTON MENTIONED THE TWO TAPES TO MC CORD. MC CORD TOLD HOUSTON HE WANTED THE TAPES, SO HOUSTON MET WITH MC CORD A FEW DAYS LATER AND FURNISHED HIM WITH THE TAPES AND TAPE PLAYER, HOUSTON SAID HE DID NOT KNOW WHAT BECAME OF THE TAPES AFTER GIVING THEM TO MC CORD.

END PAGE FIVE

PAGE SIX
BA 139-148

HOUSTON SAID THAT IN RESPONSE TO A SUBPOENA, HE FURNISHED.

MC CORD'S OTHER PROPERTY IN HIS POSSESSION TO THE SENATE SELECT

COMMITTEE INVESTIGATING THE WATERGATE BREAK IN.

HOUSTON STATED THAT ALTHOUGH NO ONE EVER STATED THE REPORTS FURNISHED BY LISKER WERE FBI REPORTS, HOUSTON WAS ACTING UNDER THE FALSE IMPRESSION THAT MARTIN AND LISKER WERE CONNECTED WITH THE FBI. HOUSTON PRODUCED AN ADDRESS BOOK IN WHICH HE HAD LISTED MARTIN AND LISKER UNDER FBI, INTERNAL SECURITY DIVISION. HOUSTON SAID HE DID NOT REALIZE UNTIL JUST RECENTLY THAT MARTIN AND LISKER WERE EMPLOYED BY THE DEPARTMENT OF JUSTICE, NOT THE FBI. HE SAID HE DID NOT KNOW WHY HE HAD THIS ERRONEOUS IMPRESSION, NOR WHO, IF ANYONE, TOLD HIM THAT THEY WERE WITH THE FBI.

JRM FBIHQ

NROCE LV CODED

THE CHINE

9:49 PM MITTL 5-24-73 SGT

TO ACTING DIRECTOR (139-4089)

WASHINGTON FIELD OFFICE (139-166)

FROM LAS VEGAS (139-36) (P) 4P

ALL INFORMATION CONTAINED
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DATE Glacino BY SPATAPISAMIOM

JAMES WALTER MC CORD, JR.; ET AL, BURGLARY OF DEMOCRATIC PARTY NATIONAL HEADQUARTERS, 6-17-72, IOC. 00: VFO.

ADVISED HE RECEIVED A TELEPHONE CALL FROM MRS. MARY PHOMPSON.

LAS VEGAS, WHO ADVISED SHE HAD INFORMATION TO FURNISH REGARDING

THE WATERGATE AFFAIR. SHE SAID HER DAUGHTER OVERHEARD A

TELEPHONE CONVERSATION BETWEEN TWO MALE INDIVIDUALS AND THE

WATERGATE CASE WAS MENTIONED AND WHEN HER DAUGHTER CUT INTO

THE CONVERSATION SHE WAS THREATENED. SA

REFERRED

HER TO THE FBT AND THEN NOTIFIED HIS SUPERIORS IN WASHINGTON.

B.C. ABOUT THE CALL AND THE FACT HE NOTIFIED THE FBT.

ON THIS DATE, KAY FRANCES THOMPSON, BORN 12-6-54.

RESIDING 5019 ADA DRIVE, LAS VEGAS, FURNISHED THE FOLLOWING NOW A NOW AND NOW A

AT ABOUT 11:38 AM, MAY 13, 1973, HER TELEPHONE RANG

TVICE, SHE PICKED UP THE PHONE AND BEFORE SHE COULD SAY

NELLO, A MAN BEGAN TALKING. THE MAN SAID BOB, THIS IS

END PAGE ONE

58 MAY 30 1973

139-4089-13

17 MAY 30 1973

Mr. Considered
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Mr. Perington
Mr. Conny
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LV 139-36 PAGE TWO

GEORGE (OR JOEL, MISS THOMPSON NOT SURE WHICH NAME SHE HEARD). GET THE BOOK AND MEET ME IN NICARAUGUA OR NIAGARA (THOMPSON NOT SURE OF PLACE BUT IS INCLINED TO NICARAUGUA) . BOB ASKED "ARE YOU STILL INVOLVED IN THAT CASE?" GEORGE (OR JOEL) SAID "WHICH ONE, THE WATERGATE? HELL YES I AM INVOLVED. THAT IS WHY I AM GETTING OUT." GEORGE (OR JOEL) MENTIONED SOMETHING TO THE EFFECT "WE ARE TO MEET WITH THE BOOK AND ALCH." HE ALSO MENTIONED "DNC PARTY" AND OTHER INITIALS SHE COULD NOT RECALL OR UNDERSTAND. MISS THOMPSON BROKE INTO CONVERSATION AND ASKED "WHO IS THIS?". GEORGE (OR JOEL) SAID. "WELL, WHO IS THIS?". MISS THOMPSON ASKED, "WHAT NUMBER ARE YOU CALLING?". GEORGE (OR JOEL) SAID " THINK I GOT YOUR NUMBER MIXED UP WITH SOMEBODY ELSE. " MISS THOMPSO SKED. "WHAT NUMBER ARE YOU DIALING?". GEORGE (OR JOEL) SAID. 451-2279 MISS THOMPSON SAID, THAT IS MY NUMBER. GEORGE (OR JOEL) SAID. " WELL LISTEN BABY. YOU BETTER FORGET THIS CALL AND EVERYTHING YOU KEARD AND ENTIRELY WIPE IT OUT. MISS THOMPSON SAID, "I'LL FORGET IT." GEORGE (OR JOEL) SAID, "IF YOU ARE CONNECTED WITH OR HAVE ANYTHING TO DO WITH THE TAPS OR THE BUG. KNOCK IT OFF, BABY. MISS THOMPSON SAID, "ALL RIGHT, I'LL LEAVE EVERYTHING ALONE. BEORGE (OR JOEL) SAID, "NO PHONE CALLS TO THE POLICE OR ANYTHING, JUST LEAVE IT ALONE. " MISS THOMPSON SAID. "OK" AND GEORGE (OR JOEL) HUNG UP

END PAGE TWO

LV 139-36 PAGE THREE

ON 5-16-73, HER ROOM MATE, WILMA MARIE CLARK, ANSWERED THE PNONE ABOUT 8:15 PM OR 8:30 PM AND A MAN ASKED IF KAY WAS THERE. WILMA ANSWERED IN THE NEGATIVE. THE MAN ASKED, "WHO IS THIS?"
SHE ANSWERED. "THIS IS WILMA," AND ASKED THE IDENTITY OF THE CALLER, WHO HUNG UP.

APPROXIMATELY 5-22-73, ABOUT 9:30 PM, THE PHONE RANG AND MISS THOMPSON ANSWERED. SHE RECOGNIZED THE VOICE OF GEORGE (OR JOEL) WHO SAID, "HAVE YOU FORGOTTEN EVERYTHING?" SHE ANSWERED, "YES SIR." GEORGE (OR JOEL) SAID, "WELL YOU BETTER HAVE" AND HUNG UP.

ON 5-23-73, ABOUT 11:38 PM, MISS THOMPSON ANSWERED THE PHONE.

BOTHING WAS SAID. THE PHONE SOUNDED FUZZY "LIKE WIND BLOWING.

AND FAR AWAY" AND SHE HEARD A FAINT CHUCKLE AS THOUGH THE CALLER

WAS CHUCKLING TO HIMSELF.

DURING THE EVENING OF 5-23-73, SHE HEARD THE NAME "ALCH"

ON THE TELEVISION AND RECOGNIZED IT AS THE NAME MENTIONED ON

THE INITIAL CALL. SHE HAD PREVIOUSLY THOUGHT THE NAME MIGHT BE

"LURCH" OR SOMETHING SIMILAR UNTIL SHE HEARD THE NAME ALCH MENTIONED

ON TV.

MISS THOMPSON SAID SHE NEVER TOLD THE CALLER HER NAME OR LOCATION.

SHE SAID SHE DID NOT KNOW WHAT WAS MEANT BY DNC PARTY, BUGS OR TAPS.

END PAGE THREE

LV 139-36

PAGE FOUR

OR WATERGATE. SHE SAID THE VOICES FADED IN AND OUT. SHE DESCRIBED
GEORGE'S (OR JOEL'S) VOICE AS RATHER HOARSE LIKE A MIDDLE AGED
PERSON WITH A NEW YORK OR NORTHEAST ACCENT INASMUCH AS HE PRONOUNCED
WATERGATE AS WATAHGATE.

TO THE CONVERSATION AND TO MARK THE DATE/TIME AND NOTIFY LAS VEGAS OFFICE.

IT SHOULD BE NOTED AREA CODE FOR NEVADA IS 702 AND AREA CODE FOR VIRGINIA IS 703.

BUREAU WILL BE KEPT ADVISED.

END

JRM FBIHQ

FOR IVO

CRI.

PROGI AX PLAIN

1217 UKGENT 5/25/73 VAN

TO ACTING DIRECTOR (139-4089)

SAC. CHARLOTTE

SAC, WFO (139-166)

FROM ALEXANDRIA (139-18) (P) 1 PAGE

Mr. Miller, E.S. Mr. Soyurs

JAMES WALTER MCCORD, JR., ET AL: BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WDC, 6/17/72

RE ALEX TELETYPE TO BUREAU 5/24/73.

FACSIMILES OF REFERENCED TELETYPE AND COUNTER CHECK ARE BEING RANSMITTED TO CHARLOTTE.

LEAD: CHARLOTTE AT ENFIELD, N.C. SHOULD CONTACT BRANCH BANKING & TRUST COMPANY AND CONDUCT APPROPRIATE INVESTIGATION TO DEVELOPE ANY TIMFO BANK MAY HAVE CONCERNING THIS CHECK.

END.

FBI HQ CLR

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

53 MAY 30 1973

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Date: 5/25/73

kansmit the following in

CODE

(Type in plaintext or code)

TELETYPE

NITEL

(Priority)

TO:

ACTING DIRECTOR, FBI (139-4089) (BY SPECIAL MESSENGER) AND SAC, BALTIMORE (139-148)

FROM:

SAC, WFO (139-166) (P)

JAMES WALTER MC CORD, JR., ET AL; BURGLARY; DEMOCRATIC

NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972,

ICC. 00: WFO.

FOR THE INFORMATION OF THE BALTIMORE DIVISION, ROY SHEPPARD

IS THE INDIVIDUAL WHO ALLEGEDLY TOOK EIGHT CARTONS OF FILES

FROM THE EXECUTIVE OFFICE BUILDING, WASHINGTON, D.C., SOMETIME

DURING THE MONTH OF JUNE, 1972, AFTER THE BREAK-IN AT THE

DUCHO ON JUNE 17, 1972.

AT THE TIME SHEPPARD WAS EMPLOYED BY THE WTC DELIVERY Y
COMPANY OF ALEXANDRIA, VIRGINIA, AND THROUGH THE COURSE OF HIS
DUTIES HAD MADE OTHER DELIVERIES AND PICKUPS AT THE EXECUTIVE
RELATED
OFFICE BUILDING. SHEPPARD HAS RETURNED TO THE FEDERAL GRAND
JURY, WASHINGTON, D.C. THAT

REC 87/34-USEC 22/9

DCM: TO

Approved:

3 MAY 30 1973 Special Agent in Charge

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W Per .

MAY GOVERNMENT Printing Office: 1972 - 455-574

Date:

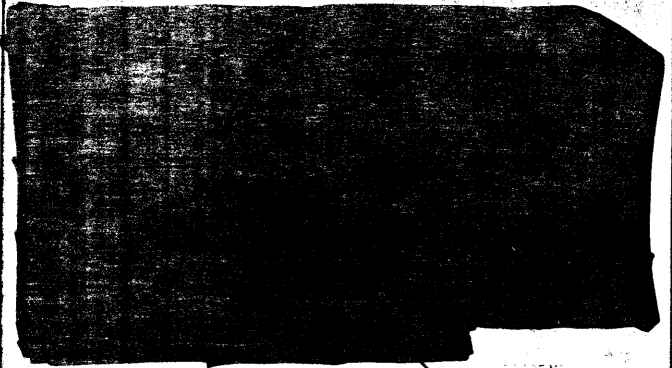
Transmit the following in

(Type in plaintext or code)

Via ...

(Priority)

PAGE 1WO WFO 139-166



SMITH IS IDENTIFIED AS KENNETH MICHAEL SMITH, FORMERLY OF THE YOUTH DIVISION OF THE COMMITTEE TO RE-ELECT THE PRESIDENT.

SMITH PRESENTLY RESIDES AT BOX 26, HARBESON, DELAWARE, PHONE
NUMBER 302-684-8220, IN CARE OF WILLIAM R. SMITH.

THE BALTIMORE DIVISION IS REQUESTED TO DIRECTLY INTERVIEW
SMITH REGARDING THE CIRCUMSTANCES OF HIS INSTRUCTIONS TO SHEPPARD,
CONTENTS OF AFOREMENTIONED CARTONS AND THE IDENTITY OF THE FEMALE
DELIVERING THE ITEMS TO SHEPPARD.

Approved:

Sent

Das

Special Agent in Charge

U.S. Government Printing Office: 1972 - 455-574

6



EATIVE DIVISION

The attached from WFO details the events which occurred on 6/26/72, when two of our Agents obtained possession of two cartons containing Hunt's effects from Fred F. Fielding, Executive Office Building, Washington, D. C. Also attached is an article from "The Sunday Star" which, in part, states that an argument ensued between the Agents and Mr. Fielding concerning who would take custody of a pistol included in Hunt's effects, during which Fielding is reported to have said "You take everything or you don't take anything.

Our WFO Office Agents recalled there was some discussion with Fielding concerning the pertinency of some of Hunt's effects which appeared to be personal and that after calling SA Lano they took possession of the entire contents of the box. Mr. Fielding was presented with a handwritten receipt. The Agents stated that at no time did the discussion with Fielding reach the point that he said take the gun or

nothing.

WAF/amm

ALL INFORMATION CONTAINED

MEREIN IS UNCLASSIFIED BY SPZTAPI JANIOMS 6 holso



Date: 5/23/7**3** Transmit the following in _ (Type in plaintext or code) AIRTEL (Priority) TO: ACTING DIRECTOR, FBI (139-4089) FROM: SAC, WFO (139-166) (P) JAMES WALTER MC CORD, JR., ET AL; BURGLARY: DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72 ALL INFORMATION CONTAINE IOC HEREIN IS UNCLASSIFIED 00: WFO Re Bureau phone call to WFO, 5/23/73 In response to an article appearing in the May 20, 1973 edition of the "Sunday Star", entitled "Watergate Whirlpool" as told by FRED F. FIELDING the following is submitted: On 5/26/72 SAS DANTEL C. IMAHAN and MICHAEL J. KING traveled to the office of JOHN DEAN, then Legal Counsel to the President of the U.S., Executive Office Building, Washington, D.C. arriving there at approximately mid morning in order to pick up the contents of the office of former employee E. HOWARD HUNT. Upon arriving in Mr. DEAN's Office, Mr. DEAN provided the aforementioned Agents a large brown cardboard box in the presence of FRED F. FIELDING his assistant and stated that this particular box contained part of the contents of Mr. HUNT's office and that he had to so somewhere else and get the remaining contents which would be provided the Agents at approximately 1:00 p.m. The Agents then took this box into **REC-87** 1-WFO DCM: Jp (3)17 MAY 30 F973

pecial Agent in Charge

5 3 MAY 30 1973

WFO 139-166

Mr. FIELDING's Office which adjoined Mr. DEAN's for a cursory review. Such an examination revealed that this box contained normal office supplies including paper clips, rubber bands, pens and pencils, blank White House stationary, etc. The only possible item of interest to the investigation in this matter was a Rolodex name file. This box also contained a small metal box containing a .25 caliber automatic pistol. At this point there was some discussion with Mr. FIELDING as to the pertinence of the aforementioned items excluding the Rolodex file, as these items appeared to be the personal property of HUNT. A phone call was placed to SA ANGELO J. LANO at the Washington Field Office and who advised that the entire box should be accepted. Mr. FIELDING was advised and the contents of the box were taken to a basement office of the Executive Office Building and inventoried.

At approximately 4:00 p.m. that same afternoon Mr. FIELDING advised the Agents the second box was available for them in Mr. DEAN's Office. Subsequently the second box was picked up and the Agents were told by FIELDING not to open it and take it from the building. The Agents provided Mr. FIELDING with a hand written inventory of the first box and left the building and returned to the WFO and inventoried all items received from the Executive Office Building.

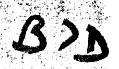
The Bureau should note that at no time did discussions with Mr. FIELDING concerning the aforementioned fevolver reach the point that FIELDING said take the gun or nothing at all.

conto the English.

Mr. Culishon : Mr. Cleveland Mr. Course & Mr. Com ardt Mr. Jenkins L NROOS MM CODE Mr. Moreboll. Mr. Miler, £5, AND FRANCE OFFICE Mr. Bayers 410PM URGENT 5-24-73 RFL Mr. Thompson ADVISED BY ROUTANG Mr. Wellets TO ACTING DIRECTOR 139-4089 Tele. R OR Mr. Boise ... Mr. Barnes . WASHINGTON FIELD 139-166 Mr. Bouse Clasto Mr. Herington ... FROM MIAMI Mr. Count CLASS. & EXT. BY SPATAPLIEMS oms Ar. Min w REA ON-FOIM II, 1-2.4.2 Mr. Fordley .. DATE OF REVIEW Mrs. Bogon JAMES WALTER MC CORD, JR.; ET AL, BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6-17-72, IOC. 00--WFO. ME FIN IS & DEASSIFIED EXCEPT WHERE SHOWN OTHERWISE AUSA VINCENT K. ANTLE, MIAMI, TELEPHONICALLY ADVISED AM TODAY AS FOLLOWS: STATED HE POSSESSES "INFORMATION THAT WILL GET PRESIDENT NIXON OFF THE HOOK BECAUSE VATERGATE IS AN OVERALL CASTRO PLOT". FUTHER ADVISED ANTLE HE WAS APPROACHED FOR BOTH DEMOCRATIC AND REPUBLICAN CONVENTIONS, MIAMI BEACH SUMMER, 1972. APPROACH MADE BY ONE GUY HAWKS ONE THOUSAND DOLLARS WEEKLY. 17 MAY 30 1973 END PAGE ONE

PAGE TWO

SPECIFIC EMPLOYMENT PROPOSED FOR WAS NOT EXPLAINED TO ANTLE.



FROM UNIDENTIFIED ADMINISTRATIVE ASSISTANT TO U.S. SENATOR EDWARD GURNEY, REP. - FLORIDA; STATING THAT FORMER AUSA ROBERT SILVERSTEIN, NOW ASSIGNED TO GURNEY'S STAFF, WOULD BE IN TOUCH WITH FOR HIS INFORMATION RELATIVE TO THIS MATTERON HOTED SENATOR GURNEY IS ONE MEMBER OF SENATE SELECT COMMITTEE HEADED BY SENATOR ERVIN OF NORTH CAROLINA.

FOREGOING INFORMATION FURNISHED BUREAU AND WFO IN EVENT
R INFORMATION ATTRIBUTED TO HIM SURFACES DURING CONDUCT
OF CURRENT SENATE WATERGATE HEARINGS.

GWS WASH DC

ACK FOR ONE

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CONTACTURAL	FEDERAL BUREAU OF INVESTIGATION	Mr. Coffation
	COMMUNICATIONS	Mr Clevelold
	MAY 2 71328	4 Mr. Tenkias
NR 204 MM CODE	TELETYPE PPROPRIATE AGENCIES	to Marshall to Miller, ES.
1150AM URGENT 5/25/73 LJL	AND FIELD CONTICES AND FIELD CONTICES AND FIELD CONTICES	Mr. Thompson
TO ACTING DIRECTOR 139-40	DATE 711 80 posts	Mr. Baise
WASHINGTON FIELD OFFIC	E 139-166	Mr. Bornes
FROM MIAMI 139-328 1P	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.	ft. Ferianton Mr. Conmy it Mrs.s Mr. Eardley
JAMED WALTER MC CORD, JR.	; ET AL, BURGLARY OF DEMOCRATIC	Mrs. Rogers
	ARTERS, WASHINGTON, D.C., 6/17/72, 100	c. ^
	CLASS. & EXT. BY Sh. TAPI mil one REACON-FCIN II. 1-2.4.2 3 DATE OF REVIEW SIZES	My
RE MIAMI TELETYPE TO	BUREAU AND WASHINGTON FIELD, 5/24/73.	
	CENT K. ANTLE, MIAMI, WHO IS IN ALMOST	er same tier in the same
·	HOLLYWOOD, FLORIDA,	255
ADVISED MIAMI AGENT AS FOR		
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		f. 1075
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	139-4189-0	37 S
5 3 MAY 30 1973 KS FBI HQ CLR	139-4089-9 MAY 30 1973	37 S

MemorandumDATE: 5/3/73 James Wolter Mallor JAMES FLUG, CHIEF COUNSEL UBJECT: SENATE SUBCOMMITTEE ON ADMINISTRATIVE PRACTICES AND PROCEDURES: WATERGATE On 5/2/73 Flug telephonically contacted me and advised captioned Subcommittee some weeks ago had attempted to subpoena records from Brady's Answering Service in Los Angeles, concerning Donald Segretti. He stated an official of the Service advised them the FBI had subpoenaed its records concerning Segretti and they had no copies of these records. He stated the Answering Service officials had contacted the FBI in Los Angeles requesting copies of the Segretti records so the Subcommittee subpoena could be answered and the FBI in Los Angeles had turned them down. Flug asked that this matter be checked in to. ORIGINAL MED 6- 6-2 Richard Long, Chief of the Accounting and Fraud Section, General Investigative Division, advised the Segretti records were obtained from Brady's Answering Service for the Federal Grand Jury in Washington. D.C. and are in custody of the U.S. District Court in Washington. Flug was so advised on 5/2/73. He expressed his appreciation for the quick response to his inquiry and stated he would contact Earl J. Silbert, Assistant United States Attorney who is conducting the Grand Jury inquiry concerning the Watergate matter. RECOMMENDATION: For information. 1 - Mr. Gebhardt 1 - Mr. Long 1 - Mr. Bowers DWB:jo ALL INFORMATION CONTAINED 67 MAY 30 1973 HEREIN IS UNCLASSIFIED - BY SPATA

5/25/73

TO: SACs, Alexandria (139-18)
Washington Field (139-166)

l - Mr. Nuzum

PROM: Acting Director, PBI (139-4089)

JAMES WALTER MC CORD, JR., ET AL. ETC.

IOC

OO: WTO

ReAxtel 5/24/73, concerning \$1,000,000 check payable to "H. R. Bob Halderman or Bearer".

This will confirm telephonic instructions to Alexandria on 5/25/73, to expeditiously furnish the Charlotte Office with a copy of the \$1,000,000 check in order that Charlotte can conduct whatever investigation is necessary in an effort to determine if this check is legitimate and its original source.

WAF:efg ety/

NOTE: Instructions to Alexandria were furnished to SAC Frank Lowie on 5/25/73, by SA Wayne A. Frankenfield, Accounting and Fraud Section.

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53 MAY 30 1973

MAIL ROOM TELETYPE UNIT

MAY 29 1973

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DATE 6120180 BYSP2 TAPIJON 1001

5/23/73

TO: SAC, Washington Field (139-166)

FROM: Acting Director, PBI (139-4089) - 1- Mr. Clynick

JAMES WALTER MC CORD, JR., BT AL. BURGLARY OF DEMOCRATIC NATIONAL BECK STORY OF DEMOCRATIC NATIONAL BECK STO

Enclosed for WPO are two copies of Boston airtel to the Acting Director dated 5/15/73.

It is noted that Clifton DeMotte furnished similar information during the Watergate investigation as reported in Boston teletype to the Bureau and WFO 8/14/72.

wpo should discuss this aspect with AUSA Silbert whether to determine if Patterson is in fact an alias of Hunt or if Patterson had dealings with Hunt concerning the Chappaquiddick Incident. If the attachments mentioned in the enclosed airtel appear to be pertinent, they will be forwarded to WPO upon request. Advise FBIHQ the results of your discussion with Mr. Silbert.

Bureau files disclose only one previous contact with an individual who appears to be identical to Patterson mentioned in the enclosed mirtel. One Albert S. Patterson directed a letter to the Bureau dated 5/2/69, requesting information concerning Martin Luther King, Jr. At this time Patterson's address was 510 West 112 New York City, New York. His letter was answered but no information was divulged.

Enclosures

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Thompson Walters	FBI
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SEE NOTE PAGE TWO.

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DATE Glool to BY SPITAPI SCALONS

3 MAY 30 1973 AF

MAIL ROOM [1

TELETYPE UNIT

Airtel to SAC, WFO
James Walter McCord, Jr.,

The enclosures have been reviewed with particular attention to the 58-page manuscript;. Most of this consists of excerpts from testimony at the inquest of the Chappaquiddick incident. The substance does not appear relevant.

NOTE: While similar information concerning Patterson was received by the FBI during 8/72, there was no reason at that time to follow-up on it as it was not related to the IOC and break-in. Patterson appears to be identical with Bureau file 100-106670-3590. In view of the more recent developments in the Watergate and related cases, it is thought that this aspect should be again brought to Mr. Silbert's attention.

«FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 JAMES WALTER MC CORD JR., ET AL BURGLARY, DEMOCRATIC NATIONAL (SAC, NEWARK (139-170) COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72 Invoice of Contents Crypt:-Trans. Document SHE (1) FOLDER CONTAINING FIVE INDIVIBUAL PACKAGES OFFLECTRONICS COMPONENTS P&C PAR AND FOUR BLACK PLASTIC BOXES, ONE OF WHICH IS A COMPLETED ELECTRONIC TRANSMITTE Radio Engineering 716508 C LFP6 MAICED B FBI File No 139-4089 Special Instructions: Mail Room: Show shipment date and registry number. Shipping Room: Show shippent date; bill of lading number; initial invoice; return to the inon checked in block; after initialing in the later to be placed in administrative fi ALL INFORMATION CONTAINED o be placed in administrative file. HEREIN IS UNCLASSIFIED DATE 6120180

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Date	::)	1	3)	1	1	J

Transmit the following in

(Type in plaintext or code)

ALRTEL

Acting Director, FBI

SAC, Boston (66-4051)

SENATOR EDWARD M. KENNEDY INFORMATION CONCERNING

James Walter McCor

FLWARD

Enclosed are single copies of the following:

etter to the Honorable JAMES A. BOYLE, from ALBERT S. PATTERSON, dated 9/22/70

Letter to ALBERT S. PATTERSON from SOPHIA B. CAMPOS, dated 10/5/70

Letter to the Honorable JOHN C. STENNIS from ALBERT S. PATTERSON, dated 8/20/71

Letter to ALBERT S. PATTERSON from BENJAMIN R. FERN, dated 8/24/71

Letter to BENJAMIN R. FERN from ALBERT S. PATTERSON, dated 9/3/71

Letter to ALBERT S. PATTERSON from BENJAMIN R. FERN, dated 9/8/71

Letter to JOHN STENNIS from ALBERT S. PATRICIAN, dated 7/29/72

VER:MIW

Special Agent in Charge

(3)

Transcript of testimony at an inquest captioned "KENNEDY TESTIMONY," pages numbered 6 through 9

A 58-page manuscript captioned "ALL HONORABLE MEN (and WOMEN) -- Or, Perjury at Edgartown," by ALBERT S. PATTERSON

On 5/14/73,

dence

Massachusetts, was interviewed at the Providence, Khode Island Resident Agency.

Is known to the Boston Office inasmuch as he was previously interviewed in the case entitled, "JAMES WALTER MC CORD, aka; ET AL; BURGIARY OF THE DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, B. C., JUNE 17, 1972; IOC (Bufile 139-409; BS 139-164), had been interviewed re the MC CORD case as had been contacted by E. HOWARD HUNT for the purpose of obtaining information regarding activities of members of the KENNEDY family, was previously engaged in the motel business, Cape Cod, hass, and was acquainted with some members of the KENNEDY family.

Mr. Furnished Instant enclosures which he had found among his papers which he had currently been reviewing. He speculated possibly ALBERT S. PATTERSON may, in fact, be E HOWARD HINT who, according to information resulting from Watergate, had allegedly falsified documents in an effort to defame JOHN F. KENNEDY and ROBERT F. KENNEDY. has no reason, other than pure speculation, to identify PATTERSON as HUNT.

The material which furnished the FBI was ceived by from and pecame friends during the Summer of 1969 when both were working for the in Washington, D. C. subsequently transterred to soffice where he is now an Administrative Rule 135-4689-61

2

B\$ 65-4051

Assistant. and have remained close friends and hote transmitting the enclosures to included the statement it was being sent "for your amusement and amazement."

stated while he did not know whether the enclosed material would be of interest to the Bureau, it was being furnished to the FBI for any action deemed appropriate.

Foregoing is furnished for information. No further action at Boston.

ALBERT S. PATTERSON 507 West 111th St. New York, N. Y. 10025

September 22, 1970

Honorable James A. Boyle Edgartown, Massachusetts

Subject: KENNEUY INQUEST

Dear Judge Boyle:

I have been trying unsuccessfully to locate a copy or transcript of the inquest that was held last winter regarding Senator Kennedy's explanation of the accident and related events that resulted in the drowning of Kary Jo Kopechne, over which I understand you presided.

- (1) Can you assist me in obtaining or locating such a copy?
- (2) Can you tell me if Senator Kennedy swore under oath as to the accuracy of the explanation he made public via radio/TV a year ago last summer?

Thanking you in advance, :

Very truly yours,

Albert S. Patterson

Sp: 8 Suggest you write to Mu Sophia B. Campos, Clark of Courte, Edgartown, Mess.

139-4089 -0024



CLERK OF COURTS
SOPHIA B. CAMPOS (MRS.)

The Commonwealth of Massachusetts Office of the Clerk of Courts Superior Court of Dukes County

TEL. 627-4668 EDGARTOWN, MASS

October 5, 1970

Mr. Albert S. Patterson 507 West 111th Street New York, N.Y. 10025

Dear Mr. Patterson:

Re: Kennedy Inquest

Enclosed please find a copy of the "INQUEST" and if you are satisfied with it kindly send me the sum of \$1 or if not, return the copy to me.

Very truly yours,

Sophin B. Campos

Clerk

Erc

507 West 111th Street
New York, N.Y. 10025
August 20, 1971

Honorable John C. Stennis Senate Office Building Washington, D.C.

Dear Senator Stennis:

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I am in the process of accumulating what I believe to be incontestable evidence, and a lot of it, that a very well known United States senator committed perjury on several counts rather recently, expressed in terms of years.

Moreover, the nature of these perjurious statements and the occasion on which they were made strongly suggest that this senator may have not only instigated but participated in a major crime. If this should be the case, I believe the United States Senate and the American public should know about It.

I also believe this matter should first be brought to the attention of the Select Committee on Standards and Conduct, of which I understand you are the chairman, for scrutiny and further action. If warranted. At the present time, I would estimate completing this work in several more weeks or possibly a couple of months. Rather than sending it to you through the mails, however, I would much prefer handing it to you in the course of a personal interview, perhaps together with one or more others of your committee to be selected by you, in Washington. Naturally, I would like to know, first, if this would be agreeable with you, and, second, if such a trip on my part would not be considered at the "convenience of the government". In short, are funds available to your committee to defray the limited expenses that would be involved for such a trip?

I trust that you understand my position and agree that this is a matter requiring a careful approach.

Sincerely yours,

Albert S. Patterson

ASP:s

WALLACE F, III NN IT, UTAH, VICE CHAIRMAN

BERMAN E, TALMATOG, GA.

MILLIAM B, SPONJ, JR., VA.

LEN B, JORGAN, IDANO

DONIAMIN N. FERN, CHIEF COUNSEL

United States Benate

SELECT COMMITTEE ON STANDARDS AND CONDUCT
WASHINGTON, D.C. 20510

August 24, 1971

Mr. Albert S. Patterson 507 West 111th Street New York, New York 10025

Dear Mr. Patterson:

Senator Stennis, as the Chairman of the Select Committee on Standards and Conduct of the U. S. Senate, has asked me to reply to your letter of August 20, 1971.

The Committee would be interested in seeing any evidence which you have relating to alleged misconduct by a Senator. In order for me to determine whether the matter lies within the jurisdiction of this Committee, and to make a preliminary evaluation of the evidence, I would like to have a better idea of what you have before we authorize any expenses for your travel to Washington, D. C. I would suggest that you send me a sworn statement of the allegations together with enough of the underlying evidence on which I can base such a determination. Naturally, this communication with you will be held on a privileged and confidential basis.

Fith appreciation for your interest in the affairs of the Senate...

Sincerely yours,

Benjamin R. Fern Chief Counsel

BRF/dbk

507 West 11' Street New York, N. 10025 September 3, 1971

Benjamin R. Fern, Esq.*
Chief Counsel
Select Committee on Standards and Conduct*
United States Senate
Washington, D.C. 20105

Dear Mr. Fern:

Thank you for your reply of August 24th to my letter of the 20th to Senator Stennis. Since your initial interest has been expressed, I can tell you that the senator referred to is Edward N. Kennedy, of Massachusetts.

I heard the Senator's radio/TV explanation of his "accident" of mid-July 1969, in which Mary Jo Kopechne lost her life from drowning, in the course of which he made one particular statement that, due to certain specific knowledge that I possess, left me with no choice but disbelief. Some time later, I obtained a published copy of the inquest that was held the following winter and I found the same incredible statement made under oath, along with a number of others that I cannot but regard as perjurious, not only on the part of Senator Kennedy but others who were members of the party.

A sworn statement of my allegations together with underlying evidence, such as you request, would constitute what I want to present to the Committee in person and discuss with them, and I hope the reason for such strong preference will become apparent in the light of the following, if it is not already.

I understand your desire for preliminary information well enough, and to provide you with such I am enclosing herewith a photocopy of the last page of the mentioned published inquest that carries the most significant portion of presiding Justice Boyle's official Opinion. If you are not already familiar with the fact, Senator Kennedy stated under oath during the inquest that he shad left the cottage that evening at 11:15 with the intention of returning directly to his hotel in Edgartown, after dropping Miss Kopechne off at hers, and that he was unaware that he had made a "wrong turn" until the moment just before his car went off the bridge. I now draw your attention to the fact that Justice Boyle expressed grave doubt as to the veracity of those statements. equally unbelievable to me is that Justice Boyle concerned himself with whether there was "anything criminal in (Senator Kennedy's) operation of the motor vehicle (emphasis added), rather than the Senator's motive for deliberately turning toward the bridge instead of the ferry, as he (the Justice) obviously suspects. Incidentally, after having read only a portion of the inquest, I wrote to Instice Boyle and asked to whom the information should be given if there was reason to believe that perjury had been committed in this inquest. I received no raply.)

If your interest is now further arcused, and if you should be interested in reading the entire inquest, it is obtainable (\$1.00 per copy) from Magnum-Royal Publishing Co., 1560 Broadway, New York, N.Y. 10036. It has numerous photographs that are helpful, as well as the complete testimony of all witnesses. Should you decide to avail yourself of such a version, I respectfully suggest that you do so in the most "unofficial" manner possible, such as through a private citizen or as one yourself.

The question has probably erisen in your mind as to why I should have perceived the alleged perjurious statements and why it would seem that I, alone, should have noticed a false statement in the Senator's "explanation." I cannot this were the question. Moreover, it has seemed most unusual to me as well. It is possible that a few others did notice it but considered it more discreet, if not safer for person, to remain silent. I cannot do so. And I will add in this respect that reactions to the inquest from professional observers could be summed up in the way one of them expressed it: Thore questions were raised than were answered." It is possible, too, that my having perceived the false statement in the radio/TV account sensitized me to an appreciably greater degree than all the others (?) who read the inquest or were involved and therefore made me more perceptive. To conclude this question from my standpoint, I refer you once again to the parenthetical portion of the last peragraph on the preceding page.

If you still want a sworn statement from me, kindly prepare the statement based on the information given herein (in duplicate, please), send it to me and I will either sign it before a notary public or use it as a guide to make another in which such alterations as I may believe are in order and proper, and send it to you after notarization.

Please be mindful that what I wish to present to the Committee is "new light" that I am convinced will expose perjury and offer sound explanation for other incredible statements and contradictions, as well as possibly opening the way, finally, for justice to resume its proper course.

As indicated in my letter to Senator Stennis, however, I am in the process of preparing and assembling in proper and intelligible order the various statements and allegations referred to that I regard perjurious and unsupportable. There is a limited amount of time I can spare for this work, however, and it is not anticipated being finished before the end of this month. In fact, I have not been able to finish reading quite all of the testimony and I wish to do so in the interest of thoraschness.

A reply at your earliest convenience would be appreciated.

Very truly yours,

Albert S. Patterson

ASP:8

MSH STEPPES, MISE., CHAIRMÁ

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Ulnited States Senate

SELECT COMMITTEE ON STANDARDS AND CONDUCT
WASHINGTON, D.C. 20510

September 8, 1971

Mr. Albert S. Patterson 507 West 111th Street New York, New York 10025

Dear Mr. Patterson:

I have your letter of September 3, 1971 but I regret that I cannot express any further interest in your matter until I have the bases of your allegations before me in order to evaluate them.

Sincerely yours,

Benjamin R. Fern Chief Counsel

BRF/dbk

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PRIVATE and CONFIDENTIAL

Honorable John Stennis, Chairman Select Committee on Standards and Conduct Senate Office Building Washington, D.C.

Re: Kennedy-Kopechne Inquest

Dear Senator Stennis:

Included among the several enclosures herewith is a photocopy of a letter I wrote you last August 20th, the present purpose of which is to refresh your memory. Photocopies of sequelae to that letter are also enclosed so that you may have the ready benefit of full knowledge of subsequent developments.

It has taken this long, almost a year, to renew the matter with your Committee for several reasons. One is that, so numerous are the perjuries and so monstrous the hoax of the alleged "accident" and the attempted "rescue", the task begun proved far greater than then envisioned. Not just the Senator in question, but virtually every survivor of the cook-out party committed perjury, if not all. And as I went deeper and assembled and organized the evidence. I found myself facing the duty of writing a full-scale book, exposing the whole affair for what it was. This could not be accomplished in the relatively short time I anticipated in the late summer of 1971.

Another time-consuming task concerned what I then considered a most obvious and flagrant perjury (alluded to in my letter to Mr. Fern). My contention was based on what was regarded some years ago as sound, scientific fact. Nevertheless, I decided that obtaining unimpeachable confirmation from competent and recognized authority would be the best course before making such an accusation openly. I wrote many letters, but received very few replies. I also did further research and discovered that knowledge in the area involved has been extended since it was taught to me. Not that the earlier teachings have been refuted, but modified. I am still extremely skeptical of the Senator's claim, but a retreat of even less than 1% from a previously believed 100% applicability forces me to jabandon accusation of perjury on this particular ground. There is no point in pursuing this specific item further—at least, at this moment—and it is not mentioned in my book. Others abound.

Also from the standpoint of time, I felt obliged to read two books on the subject that came to my attention late last fall and winter. They are mentioned in my book. Additionally, this has necessarily been a spare-time project.

So much for accounting for interim time and transpirations. As you will see, the enclosed manuscript is the first section of my book, All Honorable Men (and Women). Although excerpts from the testimonies of a number of others are included, it deals principally with the Senator's testimony. It constitutes about twenty-five percent of the total, which is about three-quarters or a little more finished as of this writing. I believe this is the portion your Committee would be most concerned with, and/or concerned with first. Certainly, it more than satisfies Mr. Fern's request for "underlying evidence" of my allegations of perjury. Where seven outright perjuries are cited and detailed in the manuscript, three additional ones were perceived as my work progressed in sections dealing primarily with the testimonies of others closely associated with him and these additional perjuries are cited therein.

I reinforce the recommendation made early in the book that Mr. Kennedy's testimony be read straight through in order to gain the best overall view and comprehension of the event as a whole, then go back and look up the perjuries and quasi-perjuries as they are referenced. Detailing of the perjuries begins on page 20, the quasi-perjuries (anomalies) on page 25. "Skim" reading would be a serious mistake.

You and/or your colleagues may find yourselves wondering about the authenticity of my source. I received my copy of The Inquest from the Clerk of Courts in Edgartown, having been referred to her (Mrs. Campos) by Judge Boyle in his handwritten reply to my inquiry to him about obtaining testimonial transcript. Photocopies of that correspondence are also enclosed.

At the time I had the title page photocopied, I had anticipated copyrighting each section as it was finished. Then I learned that a restricted and limited circulation of a manuscript prior to publication does not jeopardize copyrightability, that copyrighting a walk of this sort implies that it has been made public. I did not proceed with the copyright application and none of the manuscript has (yet) been made public.

Now there are several other things you should know, Mr. 1 - Stennis, the importance of which can hardly be overemphasized. At

this stage, I can only amplify the contents of the second paragraph of my initial letter to you (Aug. 20, 1971). tion contained in All Honorable Men (and Women), especially the first section, is going to be made public. Whether it will be before or after a Senate investigation/action will depend almost exclusively on the decision made by your Committee. In this connection, it is most important that you know that I have made arrangements for its publication as automatically as possible coinciding with my untimely death or sudden and/or undue incapacitation. Especially under such regrettable circumstances, and to pre-answer the question that is certain to arise in the collective mind of a fair portion of the public -- whether you were made aware of it? -- my experience with you will be included in the publication. Not only will the publication be made domestically, but in several foreign countries and in more than one foreign language (another time consumer). any event, the period of secrecy is approaching an end.

As you will note below, copies of this letter, with photocopies of the previous correspondence, are being sent concomitantly to your fellow Committeemen. Additionally, a copy of the manuscript is being sent to your Vice Chairman, Senator Bennett. I regret not being able to provide each, individually, with a copy. However, if strictly private means for photocopying are available to you, you have my permission to make extra copies for those directly concerned with this affair.

Although I provide the answers to a number of hitherto unanswered questions in my book. I daresay they stimulate still where to which answers are yet lacking. I would anticipate being able to answer some of those, but there are questions still incompletely answered in my mind, too. However, I believe the answers are obtainable and my conviction is strong that they should be found.

A few of the questions in your mind(s) probably concern me. For instance, you may wonder at my motive. That can be answered readily in one word: duty. And please accept such assurance as I can give that I do not seek to draw attention to myself. I can also tell you, and you may be interested in knowing it, that in I have been given a governmental clearance for Secret. The agency involved was the Navy; the time, circa 1958-1962. We would assume this is verifiable through the records of either or both the Navy and the FBI.

Concluding for the moment. I now anticipate your agreeing that a personal meeting and discussion of this matter between myself and your Committee would be most desirable and advisable. I can arrange to take the time to visit Washington largely at your convenience, as originally proposed, but would be amenable to any other suggestion you might like to offer. In any case, several days' notice would be preferred.

Sincerely,

Albert S. Patterson

ASP:s

Encl.

cc: Hon. Wallace F. Bennett

Hon. John S. Cooper

Hon. Len B. Jordan

Hon. William B. Spong, Jr.

Hon. Herman E. Talmadge

Benjamin R. Fern, Esq.

P.S. Early acknowledgment of receipt of this communication by all recipients would be appreciated.

1, having lived on Cape A Well, Mr. Dinis, I would say Cod and having visited this dands, I am aware some roads are paved.

THE COURT: I am sorry, that is not quite responsive. The question is whether or not you realized the road from the ferry to the cottage was paved.

MR. DINIS: That is correct. THE WITNESS: Yes.

THE COURT: That is, did you become aware of it during

your two trips?

THE WITNESS: Well, I would just say it was not of particular notice to me whether it was paved or unpaved. THE COURT: Were you driving the car in either one of

these times?

THE WITNESS: I was not.

Q (By Mr. Dinis) Well, while you were driving down Dyke Road and after you noticed it was a dirt road and you were driving at twenty miles an hour, what happened, Mr. Kennedy?

Well, I became THE COURT: I'm going to ask one question. At any time after you got on the unpaved road, the so-called Dyke Road, did you have a realization that you were on the wrong road?

THE WITNESS: No. — THE COURSE

THE COURT: Do you remember the question?

THE WITNESS: After I realized it was an unpaved road, what did I become aware of?

Q (By Mr. Dinis) Well, after you realized it was an unpaved road and that you were driving at twenty miles an hour, what happened then?

I went off Dike Bridge or I went off a bridge.

You went off a bridge into the water?

That is correct.

Q Did you apply the brakes of that automobile prior to going off into the water?

Perhaps a fraction of a second before.

What prompted you to do that?

Well, I was about to go off a bridge and I applied the brakes.

Were there any lights in that area?

Absolutely no lights in that area I noticed other than the lights on my vehicle.

Did you realize at that moment that you were not heading for the ferry?

At the moment I went off the bridge, I certainly did.

Do you recall whether or not the -- strike that question well, what happened after that. Senator?

Well, I remembered the vehicle itself just beginning to go off the Dike Bridge and the next thing I recall is the movement of Mary To next to me, the struggling, perhaps hitting or kicking me and I, at this time, opened my eyes and realized I was upside-down, that water was crushing in on me, that if was pitch black I knew that and I was able to get half a gulp, I would say, of air before I became completely immersed in the water. I realized that Mary Jo and I had to get out of the car.

I can remember reaching down to try and get the doorknob of the car and lifting the door hundle and pressing against the door and it not moving. I can remember reaching what I thought was down, which was really up, to where I thought the window was and feeling along the side to see if the window was open and the window was closed, and I can remember the last sensation of being completely out of air and inhaling what must have been a half a lung full of water and assuming that I was going to drown and the full realization that no one was going to be (E) looking for us that night until the next morning and that I wa sit going to get out of that car alive and then somehow I can retrember coming up to the last energy of just push-1955 Be and coming up to the surface

2) Smoror, how did you realize that you were upside down in the car?

A Because - that was a feeling that I had as soon as I became aware that - the water rushing in and the blackness, I knew that I was, I felt I was appside down! I really wasn't sure of anything, but I thought I was upside down.

Q Were you aware that the windows on the passenger's side wire blown out of the car, were smashed?

A I have send that subsequently. I wasn't aware of it at the

that there was any water mishing in on Q Wore youlan the passenge de?

A There was complete blackness. Water seemed to rush in from every point, from the windshield, from underneath me, above me, It almost seemed like you couldn't hold the water black even with your hands. What I was conscious of was the rushing of the water, the blackness, the fact that it was impossible to even hold it back.

Q And you say at that time you had a thought to the effect that you may not be found until morning?

I was sure that I was going to drown.

Did you make any observations of the condition of Miss Kopechne at that time?

At what time?

At that particular moment when you were thrashing around in the car?

Well, at the moment I was thrashing around I was trying to find a way that we both could get out of the car, and at some time after I tried the door and the window I became

convinced I was never going to get out. Was the window closed at that time?

The window was open.

Q On the driver s side?

That's correct.

And did you go through the window to get out of the car?

I have no idea in the world how I got out of that car.

Do you have any recollection as to how the automobile left the bridge and went over into the water?

How it left the bridge?

Q Yes. What particular path did it take?

No.

Q Did it turn over? I have no idea.

THE COURT. I would like to inquire. Mr. Dinis, something about the operation of the car, if you are finished. MR. DINIS, Go right ahead, your Honor.

THE COURT. You are driving along the dike sandy road and you are approaching the Dike Bridge. Now, can you describe to me what you saw, what you did, what happened from the point when first you saw the bridge?

THE WITNESS I would estimate that time to be fractions of a second from the time that I first saw the bridge and was on the bridge.

THE COURT. Did you have on your high beams, do you remember?

THE WITNESS. I can't remember.

THE COURT, is it your custom to use high beams when you are driving?

THE WITNESS. I rarely drive. I really couldn't tell you. I may have.

THE-COURT. It is recommended.

THE WITNESS. It is recommended, but sometimes if there is a mist you see better with low beams.

THE COURT. Did you see the bridge before you actually reached it?

THE WITNESS. The split second before I was on it.

THE COURT. Did you see that it was at an angle to the road?

THE WITNESS. The bridge was at an angle to the road? THE COURT, Yes.

THE WITNESS. Just before going on it I saw that. - (6) THE COURT. Did you make any attempt to turn your wheels to follow that angle?

THE WITNESS, I believe I did, your Honor, I would as sume that I hid try to go on the bridge fit appeared to me at that time that the road went straight.

THE COURT. Were you looking ahead at the time you

were driving the car, at that time?

THE WITNESS, Yes, ! was. THE COURT. Your attention was not diverted by anything else!

THE WITNESS, No, it wasn't.

THE COURT. I don't want to foreclose you, får. Dinis. I want to go into the question of alcoholic bewrages. Perhaps you had that in mind later?

MR. DINIS, Yes, your Honor, THE COURT, All night.

O Going back to the cottage earlier in the day, you stated you volunteered the information that you had a rum and

THE WITNESS. Absolutely not. ★ That is right. Did you have more than one? THE COURT. Did anyone at the party to your knowledge? Yes, I did. THE WITNESS No. absolutely not. O How many did you have? THE COURT, In your opinion would you be sober at the time that you operated the motor vehicle to the Dike . Á I had two. THE COURT. What time was this? Bridge? THE WITNESS. The first was about 8 o'clock. THE WITNESS, Absolutely sober, * THE COURT, I would like to go back before that. I think Q Senator Kennedy, what did you do immediately following that you said you visited some friends at the Shiretown your release from the automobile? I was swept away by the tide that was flowing at an VI Inn? THE WITNESS. That is right. extraordinary rate through that narrow cut there and was THE COURT, Did you do some drinking then? swept along by the tide and called Mary To's name until I THE WITNESS, I had about a third of beer at that time. was able to make my way to what would be the east side THE COURT. And you had nothing further until this. THE WITNESS. No. I had nothing further. of that cut, waded up to about my waist and started back to the car, at this time was gasping and belching and cough-And when did you have this second rum and coke? ing, went back just in front of the car. A The second some time later on in the evening. I think Now, the headlights of that car were still on and I was before dinner, sometime about 9:15. It would be difficult able to get to what I thought was the front of the car, for me to say. although it was difficult - and I was able to identify the Now, during the afternoon of the 18th did you have occafront of the car from the rear of the car by the lights sion to spend some time with your nephew, Joseph Kennedy? themselves. Otherwise I don't think I would be able to tell. How far were you swept along by the current? A I might have greeted him in a brief greeting, but otherwise, Approximately 30-40 feet. no. I know he was concerned about where he was going to Did you pass under the bridge? stay; that he had some reservations and that somehow The vehicle went over the bridge on the south side and they had gotten cancelled, but I would say other than a rested on the south side, and that was the direction the casual passing and a greeting, I would say No. current was flowing, and I was swept I would think to the He was at this time on Chappaquiddick Island? south or probably east, which would be the eastern shore Not to my knowledge, I never saw him at Chappaquiddick, of that. Did you see him at the Shiretown Inn? Q Some 30 feet? I might have seen him in inquiring whether he could stay I would think 30 to 40 feet. at the Shiretown Inn. Now, in order to get back to the car was it necessary for Did he stay with you in your room? you to swim? No, he did not. I couldn't swim at that time because of the current. I THE COURT. I would like to ask some questions. You waded into - swam to where I could wade and then waded said you had a portion of beer late in the afternoon at the along the shore up to where I could go to the front of the Shiretown Inn' car and start diving in an attempt to rescue Mary Jo. Was the front of the car facing a westerly direction? THE WITNESS. That is correct. THE COURT. Then you had two rums and coke at this I would think it was facing in a northerly direction. Well, in regard to the bridge could you describe the location of the automobile with relation to the bridge? corne at Chappaquiddick Island some time after you ; arrived a. Some 8:30? THE WITNESS. That is right. A Well, your Honor, in the direction of north and south I THE COURT, Who poured those drinks? will do the best i can. THE WITNESS. Mr. Crimmins poured the first one. I THE COURT. We don't have any map, do we? poured the second one. MR. TELLER. The bridge runs north and south, fairly THE COURT. What amount of rum did you put in? close to north and south. THE WITNESS. It would be difficult, your Honor, to THE COURT. That is, coming towards Edgartown would estimate. be north and towards the ocean would be south? THE COURT. Well, by ounces. MR. TELLER, Yes, sir. THE WILL ESS. By ounces? I suppose two ounces. MR. DINIS. May we use the chalk, your Honor? THE COURT. I mean, some people pour heavy drinks. THE COURT, Yes, if it is helpful. Some pour light drinks. Would that be helpful, Mr. Kennedy? THE WITNESS. Yes. It may be. THE COURT. When did you take the last one?
THE WITNESS. I would think about 9 o'clock. The only I believe there is a board behind you. Assuming the bridge is north and southway I could judge that, your Honor, would be that I ate Yes. about 10:00 and it was some time before I ate. [Witness-draws a sketch on blackboard.] THE COURT. You had nothing alcoholic to drink after i would bet that that bridge runs more east—west than north—south.—(2)
MR. TELLER. Not directly north, but southeast—north cating? THE WITNESS. No. 1 didn't. THE COURT. How much liquor was at this cottage? west. THE WITNESS. There were several bottles so that I Will you indicate, Mr. Kennedy, Edgartown? wouldn't be able to tell specifically. I would rather have counsel draw and respond, I will be THE COURT, Not a large supply?
THE WINES. I wouldn't be able to tell how much. delighted to do whatever the Court desires. THE COURT. It is only for the purposes of illustration. There is an adequate supply. THE WITNESS. I suppose the road runs something like THE COURT Was there a sustained amount of drinking this. aup THE COURT. You are trying to get the relation of the car THE WITNESS No, there wasn't. to the bridge? THI. COURT, By any particular person? MR. DINIS, Yes, your Honor. THE WITNESS. Not that I noticed. There wasn't prior to Q As you went off the bridge, the time I left. A I think it was like this,

THE COURT. Mr. Hanify, you have advised your client of

MR. HANHY Yes, I have, your Honor.
THE COURT Were you at any time that evening under

THE LOUR Did you unbibe in any narcotic drugs that

his constitutional rights?

the nitran e of stechol?

THE COURT. All right, Mr. Dinis.

Q Mr. Kennedy, after you emerged from the automobile you say you were swept some 30 feet away from the car, is that correct?

A In the direction lie distanted.

A In this direction [indicating].

Q And now much time did it take you after you left the automobile to be swept down to about 30 feet, down the river?

A By the time I came up I was! best estimate would be somewhere over here, which would be probably 8-10 feet, it is difficult for me to estimate specifically, and I think by the time I was able at least to regain my strength, I would say it is about 30 feet after which time I swarn in this direction until I was able to wade, and wade back up here to this point here, and went over to the front of the car, where the front of the car was, and crawled over to here, dove here, and the tide would sweep out this way there, and then I dove repeatedly from this side until, I would say, the end, and then I will be swept away the first couple of times, again back over to this side, I would come back again and again to this point here, or try perhaps the third or fourth time to gain entrance to some area here until at, the very end when I couldn't hold my breath any longer I was breathing so heavily it was down to just a matter of seconds. I would hold my breath and I could burely get underneath the water. I was just able to hold on to the metal undercarriage here, and the water itself came right out to where I was breathing and i could hold on, I knew that I just could not get under water any more.

And you were fully aware at that time of what was transpiring?

A Well, I was fully aware that I was trying to get the girl out of that car and I was fully aware that I was doing everything that I possibly could to get her out of the car and I was fully aware at that time that my head was throbbing and my neck was aching and I was breathless, and at that time, the last time, hopelessly exhausted. You were not confused at that time?

A Well, I knew that there was a girl in that car and I had to get her out. I knew that.

And you took steps to get her out?

I tried the best I thought I possibly could to get her out. . Q But there was no confusion in your mind about the fact that there was a person in the car and that you were doing the best you could to get that person out?

I was doing the very best I could to get her out. THE COURT. May I ask you some questions here about

the depth of the water?

THE WITNESS. No, it was not possible to stand. The highest level of the car to the surface were the wheels and the undercarriage itself when I held onto the undercarriage and the tide would take me down it was up to this point. [Indicating.]

Q [By the Court] You were not able to stand up at any

point around any portion of that car? THE WITNESS. Yes.

Q Mr. Kennedy, how many times if you recall did you make

an eifort to submerge and get into the car?

I would say seven or eight times. At the last point, the seventh or eighth attempts were barely more than five-or eight-second submersions below the surface. I just couldn't hold my breath any longer. I didn't have the strength even to come down even close to the window or the door.

Q And do you know how much time was used in these ellorts?

It would be difficult for me to estimate, but I would think probably 15-20 minutes.

And did you then remove yourself from the water?

A I did.

Q And how did you do that?

- Well, in the last dive I lost contact with the vehicle again and I started to come down this way here and I let iyse's float and came over to this shore and I came onto this shore here, and I sort of crawled and I staggered up 20me place in here and was very exhausted and spent on the grass.
- On the west bank of the river? Yes.

As indicated by that chart?

Yes, that's correct.

And how long did you spend resting? Well, I would estimate probably 15-20 minutes trying to get my -1 was coughing up the water and I was exhausted and suppose the best estimate would be 15 or 20 min-

Now did you say earlier you spent 15 or 20 minutes ying to a cover Miss Kepechne?

A That is correct.

And you spent another 15 or 20 minutes recovering on the west side of the river?

That is correct.

Now, following your rest period, Senator, what did you. do after that?

Well, 1-

You may remain seated.

A All right. After I was able to regain my breath I went back to the road and I started down the road and it was extremely dark and I could make out no forms or shapes or figures, and the only way that I could even see the path of the road was looking down the silhouettes of the trees on the two sides and I could watch the silhouette of the trees on the two sides and I started going down that road walking, trotting, jogging, stumbling, as fast as I possibly could,

Q Did you pass any houses with lights on?

- A Not to my knowledge; never saw a cottage with a light on it. -(N)
- Q And did you then return to the cottage where your friends had been gathered?

That is correct.

Q And how long did that take you to make that walk, do you recall?

A I would say approximately fifteen minutes.

Q And when you arrived at the cottage, as you did, is that true?

That is true.

Did you speak to anyone there?

Yes, I did.

O And with whom did you speak?

Mr. Ray LaRosa.

- And what did you tell him?
- I said, get me Joe Gargan.
- And was Joe Gargan there?

He was there.

- Q He was at the party?
- Yes. THE COURT: Excuse me a moment. Did you go inside? the cottage THE WITNESS: No, I didn't go inside.

Q (By Mr. Dinis) What did you do? Did you sit in the automobile at that time?

- Well, I came up to the cottage, there was a car parked there, a white vehicle, and as I came up to the back of the vehicle, I saw Ray LaRosa at the door and I said. Ray, get me Joe; and he mentioned something like, right away, and as he was going in to get Joe, I got in the back of the CST.
- Q In this white car?

Yes.

And now, did loe come to you?

Yes, he did.

And did you have conversation with him?

Yes, I did.

Q Would you tell us what the conversation was?

I said, you had better get Paul, too. Q Did you'tell him what happened?

At that time I said, better get Paul, too.

What happened after that?

Well, Paul came out, got in the car. I said, there has been a terrible seedens, we have got to go, and we took off down the road, the Main Road there.

Q Haw long had you known Mr. LaRosa prior to this eve-

Eight years, ten years, eight or ten years.

Were you familiar with the fact or - strike that - did you have any knowledge that Mr. LaRosa had some experience in skindising?

No, I never did.

- Now, before you drove down the road, did you make any further explanations to Mr. Gargan or Mr. Markham?
- A Before driving? No. sir. I said, there has been a terrible accident, let's go, and we took off ---

Q And they went ---

-- driving.

Q And they drove nurriedly down?

That is right,

Q Towards the Dire Bridge area.

A. That is right.

Q And where did you finally stop the white automobile that

you were riding in?

A Mr. Gargan drove the vehicle across the bridge to some location here (indicating) and turned it so that its headlights shown over the water and over the submerged vehicle, (Indicating on blackboard.)

And what happened after the three of you arrived there? A Mr. Gargan and Mr. Markham took off all their clothes, dove into the water, and proceeded to dive repeatedly to try and save Mary Jo.

Q Now, do you recall what particular time this is now when

the three of you were at the ---

I think it was at 12:20, Mr. Dinis, I believe that I looked at the Valiant's clock and believe that it was 12:20,

Q Now, Mr. LaRosa remained at the cottage?

Yes, he did.

O Was Mr. LaRosa aware of the accident?

No, he hadn't heard - no, I don't believe so.

No one else at the cottage was told of the accident? No.

Q How many times did you go back to Dike Bridge that night?

Well, that was the only -

Q After the accident, that was the only occasion?

The only time, the only occasion.

Q Now, how long did Mr. Markham and Mr. Gargan remain there with you on that particular occasion?

A I would think about forty-five minutes.

And they were unsuccessful in entering the car?

A Well, Mr. Gargan got half-way in the car. When he came out he was scraped all the way from his elbow, underneath his arm was all bruised and bloodied, and this is the one time that he was able to gain entrance I believe into the car itself.

O And did he talk to you about his experience in trying to

ect into the car?

A Well, I was unable to, being exhausted, to get into the water, but I could see exactly what was happening and made some suggestions.

Q So that you were participating in the rescue efforts?

Well, to that extent.

You were fully aware of what was transpiring at that time? X Well, I was fully aware that Joe Gargan and Paul Markham were trying to get in that car and rescue that girl, I certainly would say that.

Q Did you know at that time or did you have any idea how long Mary Jo had been in the water?

Well, I knew that some time had passed.

Well, you testified earlier that you spent some fifteen or

twenty minutes of -

A Well, Mr. District Attorney, I didn't add up the time that I was adding to rescue her and time on the beach, the shore, and the time to get back and the time it took back and calculate it.

Was it fair to say that she was in the water about an hour?

Yes, it is.

Q Was there any effort made to call for assistance?

No, other than the assistance of Mr. Gargan and Mr. Markham.

I know, but they falled in their efforts to recover -A That is right.

— Miss Kopechne?

A That is correct.

(Discussion off the record.)

MR. DIN'S. I believe, your Honor, before the witness left the constroom the question was whether or not any assisting ha! been asked for.

THE COORY I think the answer had been No.

Q [By Mr. Dinis] And now may I ask you, Mr. Kennedy, was there any reason why no additional assistance was asked for?

Was there any reason?

Q Yes, was there any particular reason why you did not call either the police or the fire department?

A Well, I intended to report it to the police.

THE COURT. That is not quite responsive to the ques-

O Was there a reason why it did not happen at that time? THE COURT. Call for assistance

THE WITNES! intended to call for assistance and to report the accident to the police within a few short moments after going back into the car,

I see, and did something transpire to prevent this? 0

Yes. What was that?

With the Court's indulgence, to prevent this, if the Court would permit me I would like to be able to relate to the Court the immediate period following the time that Mr. Gargam, Markham and I got back in the car. THE COURT, I have no objection.

MR. DINIS I have no objection.

THE WITNESS. Responding to the question of the District Attorney -

MR. DINIS, Yes.

THE WITNESS, -at some time, I believe it was about 45 minutes after Gargan and Markham dove they likewise became exhausted and no further diving efforts appeared to be of any avail and they so indicated to me and I agreed. So they came out of the water and came back into the car and said to me, h.r. Markham and Mr. Gargan at different times as we drove down the road towards the ferry that it was necessary to report this accident. A lot of different thoughts came into my mind at that time about how I was going to really to be able to call Mrs. Kopechne at some time in the middle of the night to tell her that her daughter was drowned, to be able to call my own mother and my own father, relate to them, my wife, and I even even though I knew that Mary Jo Kopechne was dead and believed firmly that she was in the back of that car I willed that she remained alive.

As we drove down that road I was almost looking out the front window and windows trying to see her walking down that road. I related this to Gargan and Markham and they said they understood this feeling, but it was necessary to report it. And about this time we came to the ferry crossing and I got out of the car and we talked there just a

few minutes.

I just wondered how all of this could possibly have happened. I also had sort of a thought and the wish and desire and the hope that auddenly this whole accident would disappear, and they reiterated that this has to be reported and I understood at the time that I left that ferry boat, left the slip where the ferry boat was, that it had to be reported and I had full intention of reporting it, and I mentioned to Gargan and Markham something like, "You take care of the girls. I will take care of the accident." that is what I said and I dove into the water.

Now, I started to swim out into that tide and the tide suddenly became, felt an extraordinary shove and almost pulling me down again, the water pulling me down and suddenly I realized at that time even as I failed to realize before I dove into the water that I was in a weakened condition, although as I had looked over that distance between the ferry slip and the other side, it seemed to me an inconsequential swim; but the water got colder, the tide began to draw me out and for the second time that evening I knew I was going to drown and the strength continued to leave one. By this time I was probably 50 yards off the shore and I remembered being swept down toward the direction of the Edgartown Light and well out into the darkness, and I continued to attempt to swim. tried to swim at a slower pace to be able to regain whatever kind of strength that was left in me.

And some time aftest, I think it was about the middle of the channel, a little further than that, the tide was much calmer, gentler, and I began to get my - make some progress, and finally was able to reach the other shore and all the nightmares and wil the tragedy and all the loss of Mary Jo's death was right before me again. And when I was able to gain this shore, this Edgartown side, I pulled myself on the beach and then attempted to gain some

strength.

After that I walked up one of the streets in the direction of the Shiretown Inn.

By walking up one of the streets I walked into a parking lot that was adjacent to the Inn and I can remember almost having no further strength to continue, and leaning against a tree for a length of time, walking through the parking lot, trying to really gather some kind of idea as to

ALL HONORABLE MEN (and WOMEN)

--Or, Perjury at Edgartown

By

Albert S. Patterson

farright C 1972 by

WHY'S AND WHEREFORES

"It appears to be appropriate at the outset of this inquest that the reason for its existence, the results that it is intended to accomplish, and the rules of procedure and conduct I am adopting and ordering...should be pronounced...

"'Inquests are, of course, primarily for the purpose of ascertaining whether or not any crime has been committed', says the

Massachusetts Law Quarterly, 1921.

"'The primary object of an inquest is to ascertain facts, to decide the question of whether or not criminal proceedings shall be instituted against the person or persons responsible for the death.', Massachusetts Law Quarterly, 1925.

"An inquest is an investigation. It is not a prosecution of anybody. It is not a trial of anyone. It is the duty of the Court to seek out and receive any and all information and testimony which is relevant, pertinent and material to the question as to whether criminal conduct caused or contributed to the death and, conversely, to reject that which is not.

*Although the Judge is not bound by the rules of evidence that apply in criminal cases, it is as much the duty of the Court to decline to receive such improper testimony to the end that persons innocent of any criminal involvement be not injured in reputation.

"For the reasons stated above and because this is not an adversary proceeding, transcript of testimony will not be furnished to the District Attorney or counsel."

Slightly abridged, but with nothing relevant omitted, the above were the words of the Honorable James A. Boyle, presiding, at the opening of the Kennedy-Kopechne inquest, Monday morning, January 5, 1970.

During the next four days, twenty-seven witnesses testified in person and several others--physicians, medical technicians, a physicist, engineers, all with a most impressive professional biography and array of qualifications in their respective fields--testified by affidavit (which, unfortunately, permitted no questioning of their statements). This took more than 750 pages of transcript, and then came Judge Boyle's 4,000-word report, from which the following is excerpted. (The Inquest, p.125.)

*...there are inconsistencies and contradictions in the testimony, which a comparison of individual testimony will show. It is not feasible to indicate each one."

Indeed, there were inconsistencies and contradictions. Some were with respect to certain incidents of common experience given by more than one witness, while others involve self-contradiction and contradiction with fact. The Judge, please note, implied Gisbelief of certain portions of Senator Kennedy's testimony by stating, a little further on and in view of a list of observable facts gleaned from several of the testimonies (see appendix)--

"I infer. I nat Kennedy and Kopechne d not intend to return to Edgartown at that time; that Kennedy did not intend to drive to the ferry slip and his turn onto Dike Road was intentional."

"I believe it probable that Kennedy knew of the hazard that lay ahead of him on Dike Road but that, for some reason not apparent from the testimony, he failed to exercise due care as he approached the bridge."

I agree with the Judge. There were too many inconsistencies and contradictions to indicate each one, but I think it is quite feasible to indicate and expose a significant number of them, the most egregious and particularly those that can be shown to be either self-contradictory and/or contradictory to fact and which are, therefore, perjurious. Such exposure may enable the reader (including Judge Boyle) to take any of several possible courses: (1) to remove the doubt as to whether Senator Kennedy knew of the hazard that existed; (2) to remove at least some of the obscurity regarding the reason(s) why he did not exercise due care in approaching the bridge; (3) to decide whether, in fact, the Senator drove off the bridge deliberately, or (4) the reader may go back to sleep.

In essence, then, this book is intended to assist Judge Boyle. One of the results of the exposure, however, may be the exposure of some inconsistencies and contradictions (implied, at least) on the part of the Judge (but the Judge is an honorable man--so are they all, all, honorable men (and women)). At the end of the book at least one possible course will be suggested in case the reader asks, "What can be done about it?"

The world knows that this inquest concerned an alleged automobile accident in which, just before midnight, July 18, 1969, Senator Edward M. Kennedy drove off a narrow bridge on Chappaquiddick Island just off the southeastern coast of Massachusetts into a tidal pond and that a passenger, Miss Mary Jo Kopechne, subsequently lost her life by drowning as a direct result.

Much of the world knows that the inquest was held in secret.
It was so secret, in fact, that, as indicated in the Judge's opening remarks, transcripts of testimony were denied the District Attorney. Not so much of the world knows that the inquest was postponed four months, and only a little of the world knows, I suspect, that the inquest has now been made public and is available to all. Copies may be obtained (\$1.00) by writing to the publisher: Magnum-Royal Publications, Inc., 1560 Broadway, New York, N.Y. 10036. This is the principal source—The Inquest—of the information about to be given. It is in magazine form, and references to specific statements in various testimonies will be made to page numbers therein, as on the preceding page.

this broad subject. The first was The Bridge at Chappaguiddick Little, Brown & Co., Boston, in hardcover), by Jack Olsen, a senior editor of Time, who did a remarkable job of researching and then recounting it most entertainingly. No reference was made to the

inquest and it 1 most probable that he wro bit prior to the inquest, or in the fall of 1969.

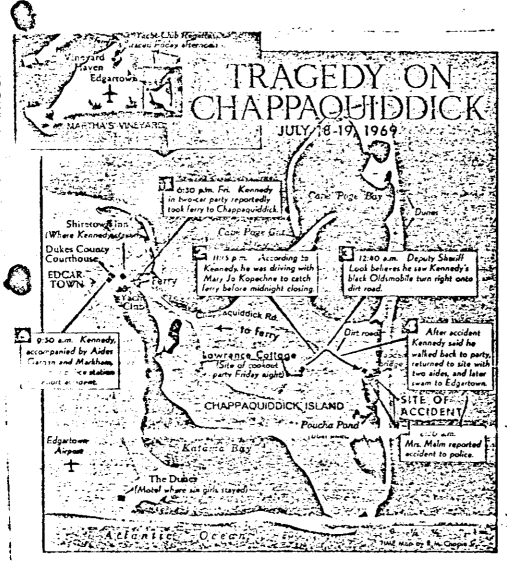
The second was Teddy Bare (Western Islands, Belmont, Mass.), by Zad Rust, which was written not only after the inquest, but after the emasculated Grand Jury session held another four months after the inquest. Where Olsen devoted his literary talents to the pre-accident Kennedy clan, including Teddy's Harvard ouster ' and typical Kennedy incidents and anecdotes, the circumstances leading up to the accident and its aftermath, plus his own absolutely unique hypothesis of how the "accident" might have happened (and I wonder if he will continue to believe so, if he still does, after he reads this book, if he does), Rust concentrated on the inquest and the behind-the-scenes goings-on that may very well have occurred. It is a devastating indictment of the Massachusetts judiciary, naming individual judges above Judge Boyle, but, in my opinion, it does not strip Teddy "bare". Both books are highly recommended to Kennedy-watchers and to any and all having an interest in this tragedy or in the cause of justice. The fo mer will probably be found in many libraries, if not bookshops, while the latter is available at most American Opinion bookstores (look in your telephone directory) in paperback at \$2.00. Otherwise, the publisher can provide. Such is the scanty bibliography Both books will be referred to from time to time. herein.

In the preceding excerpted quotations from The Inquest, as well as in all the following, all indications of emphasis have been added. Abridgement has been for the sake of coherence. Tedious and unnecessary repetition has been eliminated for ease in reading, as well as irrelevancies regarding the selected exposures and basic facts. For example, there are numerous instances where answers given were repeated in the form of another question, only to be reaffirmed. Those questioning accuracy of either content or intent may avail themselves of an essentially unexpurgated copy from the source given.

Since Senator Kennedy is the surviving principal in this drama, on whom all other testimonies are merely ancillary, and since he also testified first, his testimony will be given first here. And, let it be remembered, Senator Kennedy is an honorable man—so are they all, all, honorable men (and women).

Footnotes will be indicated in the customary manner. Perjuries will be indicated by Roman numerals in brackets and will be
discussed fully, or sufficiently, in a section immediately following testimony, while other statements of an unusual nature, such
as might fall short of actual perjury, yet lack credibility, or
warrant special comment, will be indicated by Roman letters in
brackets and discussed similarly.

District Attorney Edmund Dinis put the questions to Mr. Kenacdy, indicated by "Q", while the Senator's answers are indicated by "A". From time to time throughout the inquest, Judge Boylé interposed with questions of his own, his questions being slightly indented and preceded by the words, THE COURT.



Dukes, ss.

Edgartown District Court

Edgartown, Massachusetts "Monday, January 5, 1970

FIRST DAY

THE TESTIMONY
OF
EDWARD M. KENNEDY

THE COURT: Senator, would you take the witness stand? SENATOR KENNEDY: Yes.

EDWARD M. KENNEDY, Sworn

EXAMINATION BY MR. DINIS:

Q: Please give your name to the Court.

A: Edward Moore Kennedy.

Q: And where is your legal residence, Mr. Kennedy?

A: 3 Charles River Square, Boston.

Q: Directing your attention to July 18, 1969, were there plans

made by you to have a gathering on Martha's Vineyard Island?

A: There were plans to participate in an annual sailing regatta in Edgartown on Friday, July 18th and Saturday, July 19th, and with my cousin Joe Gargan, Mr. Markham, Mr. LaRoca and a number of other people.

Q: Could you tell the Court what your activities were during

that afternoon from the time of your arrival?

- A: Well, I arrived shortly after 1 o'clock on July 18th, was met by Mr. John B. Crimmins, driven through town, traveled by ferry to Chappaquiddick Island to a small cottage there where I changed into a bathing suit, later visited the beach on I imagine the east side of that island for a brief swim, returned to the cottage and changed into another bathing suit, returned to the ferry slip and waded out to my boat, later participated in a race which ended approximately 6 o'clock.
 - Q: When did you check into the Shiretown Inn that day?
 - A: Sometime after 6:30, before 7 o'clock.

Q: What were your activities after that?

- A: I returned to my room, washed up briefly and returned to Chappaquiddick Island.
 - Q: Now, were you familiar with the Island of Chappaquiddick?

A: Never been on Chappaquiddick Island before that day.

THE COURT: You said you took a swim on Chappaguiddick Island Friday afternoon?

^{1/} A neat evasion, the first crack out of the box. The question was whether

Mr. Kennedy had made such plans, obviously with the cook-out in mind.

The Senator, however, spoke merely of "plans" involving a number of people

"to participate in a sailing regatta."

THE WITHLIS: Yes, I did. THE COURT: What automobile was being used at that time?
THE WITNESS: A four-door Oldsmobile 88.

THE COURT: Who drove you to the beach?

THE WITNESS: Mr. Crimmins.

THE COURT: Was the car operated over the Dike Bridge or was it left on the side?

THE WITNESS: No, it was operated over the Dike Bridge.

- Q: Was there anyone at the cottage when you arrived there at 7:30 p.m.?
 - A: No, I don't believe so.
- Q: Were there any other automobiles at that house that afternoon?
- A: One other vehicle, so there were two in total to the best of my knowledge.
 - Q: Did you plan to stay overnight?
 - A: No, I did not.
 - Q: What transpired after you arrived at the cottage?
- A: I took a bath in the tub, which was not available at the Shiretown Inn, and soaked my back; I later was joined by Mr. Markham, who arrived some time about 8 o'clock, engaged in conversation with Mr. Markham until about 8:30, and the rest of the group arrived at 8:30 or shortly thereafter.
 - Q: Now, did you have dinner at the cottage?
- A: Well, at 8:30 the rest of the group arrived and were made to feel relaxed and at home, were served a drink, those who wanted them, and steaks were cooked on an outdoor burner by Mr. Gargan at about quarter of 10, I would think.
- Q: Did you have occasion to leave the cottage at any time during that evening?
 - A: That is correct. Two different occasions.
 - Q: Would you please tell us about the first time?
- A: The first I left at approximately 11:15 and I left a second time, sometime after midnight, by my best judgment it would be approximately 12:15. I left the immediate vicinity of the cottage, which was probably fifteen or twenty feet outside the front door.
 - Q: Now, when you left on the first occasion, were you alone?
 - A: I was not alone.
 - Q: And who was with you?
 - A: Miss Mary Jo Kopechne.
 - Q: Anyone else?
 - A: No. [A]
 - Q: Do you know how she arrived?
- A: To my best knowledge she arrived in a white Valiant that brought some of the people to that party.
 - Q: Do you know who owned that car?
 - A: I believe it was a rented car.
- Q: When you left with Miss Kopechne, had you had any prior conversation with her?
- A: Yes, I had. At 11:15 I was talking with Miss Kopechne. I noticed the time, desired to leave and return to the Shiretown Inn and indicated to her that I was leaving and returning to town. She indicated to me that she was desirous of leaving, if I would be

kind enough to d p her back at her hotel. f said, well, I'm leaving immediately; spoke with Mr. Crimmins, requested the keys to the car and left at that time.

Q: Does Mr. Crimmins usually drive your car or drive you?

A: On practically every occasion.

Q: Was there anything in particular that changed those circum-

stances at this particular time?

A: Only that Mr. Crimmins, as well as some of the other fellows, were concluding their meal, enjoying the fellowship, and it didn't appear necessary to require him to bring me back to Edgartown.

Q: And when you left the house at Chappaquiddick at 11:15, you

were driving?

- A: That is correct.
- Q: And where was Miss Kopechne seated?

A: In the front seat. [B]

Q: Was there any other person in the car at that time?

A: No.

Q: Was there any other item, thing, or object in the car at that time of any size?

A: Well, not to my knowledge at that particular time. [C]

Q: And on leaving the cottage, where did you go?

A: Well, I traveled down, I believe it is Main Street, took a right on Dike Road and drove off the bridge at Dike Bridge.

Q: Did you at any time drive into Cemetery Road?

A: At no time did I drive into Cemetery Road.

Q: Did you pass any other vehicle at that time?

A: I passed no other vehicle at that time and I saw no other person and I did not stop the car at any time between the time I left the cottage and went off the bridge.

••• Q: Do you recall how fast you were driving when you made the right on Dike Bridge?

A: No. I would say approximately seven or eight miles an hour.

- Q: And what were the lighting conditions and weather conditions?
- A: There was a reasonable amount of humidity. The night was clear, extremely dark.

Q: Were the windows opened or closed of the automobile?...

A: Some of the windows were open and some were closed.

THE COURT: What about the window on your side?

THE WITNESS: I would expect it was open.

THE COURT: You don't remember that?

THE WITNESS: I don't remember that.

THE COURT: Was it a warm night?

THE WITNESS: I would think it was cool at that hour.

Q: Well, Mr. Kennedy, was the window on the driver's side open?

A: Yes, it was. (I)

Q: And you have no recollection as to the windows on the passenger's side?

A: No, I really don't.

- Q: How fast were you driving on Dike Road?
- A: Approximately twenty miles an hour. [II]

Q: Well, were you aware at the time that you were driving on a dirt road when you turned onto Dike Road?

A: I don't remember any specific time when I knew I was driving on an unpaved road. I was generally aware sometime that it was unpaved.

Q: When you (t the house at 11:15, wh was your destination?

A: The Katama Shores, 2/ the ferry slip, Sniretown.

Q: Now, had you been over that road from the ferry slip to the cottage more than once that day?

A: Yes, I had.

A CONTRACT OF THE PROPERTY OF

Q: Did you recall at the time that you noticed you were driving on a dirt road, that the road from the ferry slip to the house had been paved?

A: Well, Mr. Dinis, having lived on Cape Cod and having visited these islands, I am aware some roads are paved.

THE COURT: The question was whether or not you realized the road from the ferry to the cottage was paved.

THE WITNESS: Yes.

THE COURT: At any time after you got on the unpaved road, the so-called Dike Road, did you have a realization that you were on the wrong road?

THE WITNESS: No. [III]

Q: What happened then?

A: I went off Dike Bridge.

Q: Did you apply the brakes prior to going off into the water?

A: Perhaps a fraction of a second before.

Q: Well, what happened after that, Senator?

A: Well, I remembered the vehicle itself just beginning to go off the Dike Bridge [D] and the next thing I recall is the movement of Mary Jo next to me, the struggling, perhaps hitting or kicking me 2 and I, at this time, opened my eyes and realized I was upside down, that water was crashing in on me, that it was pitch black [IV]. I knew that and I was able to get half a gulp of air before I became completely immersed in the water. I realized that Mary Jo and I had to get out of the car.

I can remember reaching down to try and get the doorknob of the car and lifting the door handle and pressing against the door and it not moving. I can remember reaching to where I thought the window was and feeling along the side to see if the window was open, and the window was closed. And I can remember the last sensation of being completely out of air and inhaling what must have been a half a lungful of water and assuming that I was going to drown and the full realization that no one was going to be looking for us that night until the next morning [E] and then somehow I can remember coming up to the last energy of just pushing, pressing, and coming to the surface.

Q: Senator, how did you realize that you were upside-down?

A: Because -- that was a feeling that I had as soon as I became

^{2/} The motel where the young ladies stayed, also referred to as The Dunes.

Perhaps"? With both of them upside down, thin would have been a little difficult. The normal thing when one is upside down is to right one's self, unless it is deliberate, but there was no mention of this. His account of the actual "accident" and his miraculous "escape" is so filled with distortions and outright fabrications it may be difficult to follow and look up each of the references in turn. Reading straight through for continuity, then reviewing and looking up the references, is advised.

h/ Do you believe this? Upside down, what was he pushing and/or pressing against? Rather, how was he doing it?

aware that—the (cer rushing in and the bloomess. I knew that I was; I felt I was upside—down. [F] I really wasn't sure of anything, but I thought I was upside down.

Q: Were you aware that the windows on the passenger's side

were smashed?

A: I wasn't aware of it at the time.

Q: Were you aware that there was any water rushing in on the passenger's side?

- A: There was complete blackness. Water seemed to rush in from every point-from the windshield, from underneath me, above me. It almost seemed like you couldn't hold the water back with your hands. 2/ What I was conscious of was the rushing of the water, the blackness, the fact that it was impossible to even hold it back.
- Q: Did you make any observations of the condition of Miss Kopechne at that time?,,

A: At what time? 6/

Q: When you were thrashing around in the car.

A: Well, at the moment I was thrashing around I was trying to find a way that we both could get out of the car, and at some time after I tried the door and the window I became convinced I was never going to get out.

Q: Was the window closed at that time?

A: The window was open.

Q: On the driver's side?

A: That's correct.

Q: And did you go through the window to get out of the car?

A: I have no idea in the world how I got out of that car. 1/

Q: Do you have any recollection as to how the automobile left the bridge and went over into the water?

A: No.

Q: Did it turn over?

A: I have no idea. [V]

THE COURT: I would like to inquire something about the operation of the car. Now, can you describe to me what you saw, what you did, what happened from the point when you first saw the bridge?

THE WITNESS: I would estimate that time to be fractions of a second from the time that I first saw the bridge and was on the bridge.

THE COURT: Did you have on your high beams?

THE WITNESS: I can't remember.

THE COURT: It is recommended.

THE WITNESS: It is recommended, but sometimes if there is a mist you see better with low beams.

. THE COURT: Did you see that it was at an angle to the road?

THE WITNESS: The bridge was at an angle to the road?

7/ I have. See prese st.

If the reader is requested to contemplate this statement, including the qualifying word, "almost".

^{5/} The question was most complex and abstruse, of course.

^{8/} Just what was the purpose of this verbal game? Minutes before, he had said the night was clear (emphasized, page 6).

THE COURT: Yes.

THE WITNESS: Just before going on it I saw that. 2/[G]
THE COURT: Did you make any attempt to turn your wheels
to follow that angle?

THE WITNESS: I believe I did, your Honor. I would assume that I did try to go on the bridge. [H] It appeared to me at the time that the road went straight.

THE COURT: Were you looking ahead at the time you were

driving the car?

THE WITNESS: Yes, I was.

THE COURT: Your attention wasn't diverted by anything else?

THE WITNESS: No, it wasn't.10/

Q: Going back to the cottage earlier in the day, you stated-you volunteered the information that you had a rum and Coca-Cola?

A: That is right.

- Q: How many did you have?
- A: Two. The first was about 8 o'clock. The second some time later on in the evening. I think before dinner, about 9:15.

THE COURT: What amount of rum did you put in?

THE WITNESS: I suppose two ounces.

THE COURT: You had nothing alcoholic to drink after eating?

THE WITNESS: No, I didn't.

THE COURT: Were you at any time that evening under the influence of alcohol?

THE WITNESS: Absolutely not.

THE COURT: In your opinion, would you be sober at the time that you operated the motor vehicle to the Dike Bridge?
THE WITNESS: Absolutely sober. [J]

Q: Senator Kennedy, what did you do immediately following your release from the automobile?

A: I was swept away by the tide that was flowing at an extraordinary rate through that narrow cut there [VI] and was swept
along by the tide and called Mary Jo's name until I was able to
make my way to what would be the east side of that cut, waded up
to about my waist and started back to the car, at this time gasping and belching and coughing, went back just in front of the car.

Now, the headlights of that car were still on and I was able to get to what I thought was the front of the car, although it was difficult, and I was able to identify the front of the car by the lights themselves. Otherwise, I don't think I would be able to tell.

Q: How far were you swept along by the current?

A: Approximately 30 or 40 feet.

Q: Now, in order to get back to the car, was it necessary for you to swim?

A: I couldn't swim at that time because of the current. I waded into-swam to where I could wade and then waded along the

I knew why did he ask the preceding question?

10/ The reader is urged to obtain a copy of the Aug. 1, 1969, issue of Time and look at the photo of the bridge (p. 13) taken from an estimated distance of some 60 feet on a very dark night through the windshield of a similar automobile.

shore to where 1 sould go to the front of t. Lear and start diving in an attempt to rescue Mary Jo. [K]

Q: Was the front of the car facing a westerly direction?

A: I would think it was facing a northerly direction.

Q: Well, in regard to the bridge, could you describe the location of the automobile with relation to the bridge?

THE COURT: We don't have a map, do we?

THE CLERK: The bridge runs fairly close to north and south.

- Q: I believe there is a board behind you. Assuming the bridge is north and south--
 - A: Yes. (Draws sketch on a blackboard.)

I would bet that that bridge runs more east-west than north-south. [L]

Q: Will you indicate Edgartown, Mr. Kennedy?

A: I suppose the road runs something like this.

Q: As you went off the bridge--

A: I think it was like this. (The relationship of the car to the bridge.)

Q: After you emerged from the automobile, you say you were swept some 30 feet away from the car...

A: In this direction. (Indicating.)

Q: And how much time did it take you after you left the automobile to be swept down to about 30 feet?

By the time I came up, I was -- the best estimate would be somewhere over here, which would be probably eight or ten feet. It is difficult for me to estimate specifically, and I think by the time I was able at least to regain my strength, I would say it is about thirty feet, after which time I swam in this direction until I was able to wade, and wade back up here to this : . point here, and went over to the front of the car, where the " front of the car was, and crawled over to here, dove here, and . the tide would sweep out this way there, and then I dove repeatedly from this side until, I would say, the end, and then I will be swept away the first couple of times, again back over to this side, I would come back again and again to this point here, or 🐟 try perhaps the third or fourth time to gain entrance to some area here until, at the very end when I couldn't hold my breath any longer, I was breathing so heavily it was down to just a matter of seconds. I would hold my breath and I could barely get underneath the water. I was just able to hold onto the metal undercarriage here, and the water itself came right out to where I was breathing and I could hold on, I knew that I just could not get under water any more. The

Q: And you were fully aware at that time of what was transpiring?

Additional notes: (a) This particular account has not been abridged. Any deviation from the Schator's actual words is the fault either of the court stenographer, the publisher of The Inquest or the present publisher.

Read Mr. Dinis's question again, then Mr. Kennedy's reply the second time and see if you think the question was answered.

⁽b) Just what he meant by "the water itself came right out to where I was breathing and I could hold on" falls short of being altogether clear. But then, they have peculiar water around Martha's Vineyard; you can't hold it back even with your hands.

A: Well, I w fully aware that I was to ng to get the girl out of that car and I was fully aware that I was doing everything I possibly could to get her out of the car and I was fully aware at that time that my head was throbbing and my neck was aching and I was breathless, and at that time, the last time, hopelessly exhausted.

THE COURT: May I ask you some questions here about the

depth of the water?

THE WITNESS: No, it was not possible to stand. The highest level of the car to the surface were the wheels and the undercarriage itself when I held onto the undercarriage and the tide would take me down. It was up to here (indicating).

[M]

THE COURT: You were not able to stand up at any point around any portion of that car?

THE WITNESS: Yes.

- Q: Mr. Kennedy, how many times did you make an effort to submerge and get into the car?
- A: I would say seven or eight times. At the last point, I didn't have the strength even to come down even close to the window or the door.
 - Q: And how much time was used in these efforts?
 - A: I would think probably 15 or 20 minutes.
 - Q: And did you then remove yourself from the water?
- A: Well, in the last dive I lost contact with the vehicle again and I started to come down this way here and I let myself float and came over to this shore and I came onto this shore here, and I sort of crawled and staggered up some place in here and was very exhausted and spent on the grass. 12
 - Q: On the west bank of the river?
 - A: Yes.
 - Q: And how long did you spend resting?
 - A: I suppose the best estimate would be 15 or 20 minutes.
- Q: Now, did you say earlier you spent 15 or 20 minutes trying to recover Miss Kopechne?
 - A: That is correct:
 - Q: And you spent another 15 or 20 minutes recovering?
 - A: Now, following your rest period, what did you do?
- Q: I went back to the road and I started down the road and it was extremely dark and I could make out no form or shapes or figures, and the only way that I could even see the path of the road was looking down the silhouettes of the trees on the two sides, and I could watch the silhouette of the trees on the two sides and I started going down that road, walking, trotting, jogging, stumbling, as fast as I possibly could.
 - Q: Did you pass any houses with lights on?
- A: Not to my knowledge; never saw a cottage with a light on it. [8]
- Q: And did you then return to the cottage where your friends had garhered?
 - A: That is correct.
 - Q: And how long did it take you to make that walk?

^{12/} See Perjury No. 6.

- A: I would & approximately 15 minutes
- Q: And when you arrived at the cottage, aid you speak to anyone there?
- A: Well, I came up to the cottage. There was a car parked there, a white vehicle, and as I came up to the back of the vehicle I saw Ray LaRosa at the door and I said, "Ray, get me Joe (Gargan)." And he mentioned something like, "Right away", and as he was going in to get Joe I got in the back of the car.
- Q: Did Joe come to you, and did you have conversation with him?
 - A: Yes. I said, "You had better get Paul (Markham), too."
 - Q: What happened after that?
- A: Well, Paul came out, got in the car. I said, "There has been a terrible accident; we have to go." And we took off down the Main Road there.
 - Q: How long had you known Mr. LaRosa prior to this evening?
 - A: Eight or ten years.
- Q: Did you have any knowledge that Mr. LaRosa had some experience in skin-diving?
 - A: No, I never did.
- Q: Now, before you drove down the road, did you make any further explanations to Mr. Gargan or Mr. Markham?
- A: Before driving? No, sir. I said, "There has been a terrible accident. Let's go!" And we took off--
 - Q: Towards the Dike Bridge area?
 - A: That is right. 13/
- Q: And where did you finally stop the white automobile you were riding in?
- A: Mr. Gargan drove the vehicle across the bridge to some location here (indicating) and turned it so that its headlights, shown over the water and over the submerged vehicle.
 - Q: And what happened?
- A: Mr. Gargan and Mr. Markham took off all their clothes, dove into the water repeatedly to try and save Mary Jo.
 - Q: Now, do you recall what particular time (it was)?
- A: I believe that I looked at the Valiant's clock and believe it was 12:20.
 - Q: Now, Mr. LaRosa remained at the cottage?
 - A: Yes, he did.
 - Q: "Was Mr. LaRosa aware of the accident?
 - A: No, he hadn't heard--no, I don't believe so.
 - Q: No one else at the cottage was told of the accident?
 - A: No.
- Q: Now, how long did Mr. Markham and Mr. Gargan remain there with you?
 - A: I would think about 45 minutes.
 - Q: And were they unsuccessful in entering the car?
- A: Well, Mr. Gargan got half-way in the car. When he came out no war scraped all the way from his elbow; underneath his arm was all haised and bloodied [0] and this is the one time that he was

^{13/} How did Mr. Gargan know just where to go? Note that Mr. Kennedy had just been asked if he had made any further explanations and he said "No."

able to gain ent ace into the car itself. 1

Q: And did he talk to you about his experience in trying to get into the car?

A: Well, I was unable to, being exhausted, to get into the water, but I could see exactly what was happening and made some suggestions. 15/

Q: So that you were participating in the rescue efforts?

A: Well, to that extent.

Q: Pid you have any idea how long Mary Jo had been in the water?

A: Well, I knew that some time had passed.

Q: Was it fair to say that she had been in the water about an hour?

A: Yes, it is.

Q: Was there any effort made to call for assistance?

- A: No, other than the assistance of Mr. Gargan and Mr. Markham.
- Q: Was there any reason why no additional assistance was asked for?

A: Was there any reason? 16/

Q: Yes, was there any particular reason why you did not call either the police or the fire department?

A: Well, I intended to report it to the police.

THE COURT: That is not quite responsive to the question.
THE WITNESS: I intended to call for assistance and to report the accident to the police within a few short moments after going back into the car.

Q: And did something prevent this?

A: Yes.

Q: What was that?

would permit me I would like to be able to relate to the Court the immediate period following the time that Mr. Gargan, Markham and I got back in the car.

THE COURT: I have no objection.

THE WITNESS: Responding to the question of the District Attorney—at some time, I believe it was about 45 minutes after Gargan and Markham dove, they likewise became exhausted and no further diving efforts appeared to be of any avail and they so indicated to me and I agreed. So they came out of the water and came back into the car and said to me, Mr. Markham and Mr. Gargan at different times as we drove down the road towards the ferry that it was necessary to report this accident. A lot of different thoughts came into my mind at that time about how I was going to really to be able to call Mrs. Kopechne at some time in the middle of the night to tell her that her daughter was drowned, to be able to call my own mother and my own father, relate to them, my wife, and I even—even though I knew that Mary Jo Kopechne was dead and believed firmly that she was in the back of that car [P] I willed that she remain alive.

16/ Another of those complex and abstruse questions from Mr. Dinis.

17/ Rather than calling for professional help?

Ild/ But was somehow unable to establish contact with Eary Jo?

Remember the "pitch blackness" he claimed a few minutes ago while under water himself, despite the headlights being on?

As we drove down that road I was almost looking out the front window and windows trying to see her walking down that road. I related this to Gargan and Markham and they said they understood this feeling, but it was necessary to report it. And about this time we came to the ferry crossing and I got out of the car and we talked there just a few minutes. I just wondered how all this could possibly have happened. I also had sort of a thought and the wish and desire and the hope that suddenly this whole accident would disappear, and they reiterated that this has to be reported and I understood at the time that I left that ferry boat—left the slip where the ferry boat was, that it had to be reported and I had full intention of reporting it, and I mentioned to Gargan and Markham something like, "You take care of the girls, I will take care of the accident." That is what I said and I dove into the water.

Now, I started to swim out into that tide and the tide suddenly became, felt an extraordinary shove and almost pulling me down again, the water pulling me down, and suddenly I realized at that time even as I failed to realize before I dove into the water that I was in a weakened condition, although as I had looked over that distance between the ferry slip and the other side, it seemed to me an inconsequential swim; but the water got colder, the tide began to draw me out and for the second time that evening I knew I was going to drown and the strength continued to leave me. By this time I was probably 50 yards off the shore and I remembered being swept down toward the direction of the Edgartown Light and well out into the darkness, and I contined to swim, tried to swim at a slower pace to be able to regain whatever kind of strength that was left in me.

And some time after, I think it was about the middle of the channel, a little further than that, the tide was much calmer, gentler, and I began to get my-make some progress, and finally was able to reach the other shore and all the nightmares and all the tragedy and all the loss of Mary Jo's death was right before me again. And when I was able to gain this shore, this Edgartown side, I pulled myself on the beach and then attempted to gain some strength. After that, I walked up one of the streets in the direction of the Shiretown Inn.

By walking up one of the streets, I walked into a parking lot that was adjacent to the Inn and I can remember almost having no further strength to continue, and leaning against a tree for a length of time, walking through the parking lot, trying to really gather some kind of idea as to what happened and feeling that I just had to go to my room at that time, which I did by walking through the front entrance of the Shiretown Inn up the stairs. [Q]

- Q: Do you have any idea what time you arrived at the Shiretown Inn?
 - A: I would say some time before 2:00.
 - Q: Did you talk to anyone at that time?
- A: I went to my room and I was shaking with chill. I took off all my clothes and collapsed on the bed. And at this time I was very conscious of a throbbing headache, of pains in my neck, of strain on my back; but what I was even more conscious of is the tragedy and loss of a very devoted friend.
 - Q: Now, did you change your clothing?

A: I was unable really to determine, detect the amount of time, and I could hear noise that was taking place. It seemed around me, on top of me, almost in the room, and after a period of time I wasn't sure whether it was morning or afternoon or nighttime, and I put on—and I wanted to find out and I put on some dry clothes that were there, a pants and a shirt, and I opened the door and I saw what I believed to be a tourist or someone standing under the light off the balcony and asked what time it was. He mentioned to me it was, I think, 2:30, and went back into the room. [R]

Q: Had you known Miss Kopechne prior to July 18th?

A: Well, I have known her--my family has known her for a num--ber of years. She has visited my house, my wife. She has visited Mrs. Robert Kennedy's house. She worked in the Robert Kennedy Presidential campaign, and I would say that we have known her for a number of years.

Q: Now, directing your--

A: If the question is, have I ever been out with Mary Jo--

Q: No, the question was whether you just knew her socially prior to this event.

A: Well, could I give you a fuller explanation, your Honor? THE COURT: Go ahead.

THE WITNESS: I have never in my life, as I have stated in my television, had any personal relationship whatsoever with Mary Jo Kopechne. I never in my life have been either out with Mary Jo Kopechne nor have I ever been with her prior to that occasion where we were not in a general assemblage of friends, associates, or members of our family.

Q: Directing your attention to the 19th, at around 7:30 a.m., did you meet anyone at your room?

A: Not at 7:30 a.m.

Q: Did you meet anyone at anytime that morning at your room?

A: If your Honor would permit me to give--I would like to be specifically responsive, and I can, I think. It might be misleading to the Court if I just gave a specific response to it. Whatever the Court wants.

Q: Well, what time did you get up that morning?

A: I never really went to bed that night. 12

Q: After that noise at 2:30 in the morning, when did you first meet anyone?

A: Sometime after 8:00 I met the woman that was behind the counter at the Shiretown Inn and I met Mr. Richards and Mr. Moore, very briefly Mrs. Richards, and Mr. Gargan and Mr. Markham, and I saw Mr. Tretter, but to be specifically responsive as to who I met in my room, which I believe was the earlier question, was Mr. Markham and Mr. Gargan.

Q: Now, what time did Mr. Markham and Mr. Gargan arrive?

A: About a few-- I would think about 8:30.

id you have any conversation with (them) at that time?

18/ Two or three hours earlier he had been chiefly concerned with how dark it was. Darkness at noon?

19/ No; there are indications that we shall soon see that he spent a good part of it telephoning. Also, see discussion of Anomaly R.

A: Yes. They asked had I reported the accident, and why I hadn't reported the accident; and I told them about my own thoughts and feelings as I swam across that channel and how I was always willed that Mary Jo still lived; how I was hopeful even as that inight went on and as I almost tossed and turned (?--Auth.), paced that room and walked around that room that night that somehow when they arrived in the morning that they were going to say that Mary Jo was still alive. I told them how I somehow believed that when the sun came up and it was a new morning that what had happened the night before would not have happened and did not happen, and how I just couldn't gain the strength within me, the moral strength, to call Mrs. Kopechne at 2:00 o'clock in the morning and tell her that her daughter was dead.20/

Q: Now, at some time you actually did call Mrs. Kopechne?

A: Yes, I did.

Q: And prior to calling Mrs. Kopechne, did you cross over on the Chappaquiddick ferry to Chappaquiddick Island?

A: Yes, I did.

Q: And was Mr. Markham and Mr. Gargan with you?

A: Yes, they were.

Q: Now, did you then return to Edgartown?

A: Yes, I did.

Q: Did anything prompt or cause you to return to Edgartown?

A: Well, what do you mean by "prompt"?

Q: Well, did anything cause you to return?

- A: Other than the intention of reporting the accident, the intention of which had been made earlier that morning. [S]
- Q: But you didn't go directly from your room to the police department?

A: No, I did not.

- Q: Did you have a particular reason for going to Chappaquiddick first?
- A: Yes, it was to make a private phone call to one of the dearest and oldest friends that I have and that was to Mr. Burke Marshall. I didn't feel that I could use the phone that was available, the public phone that was available outside of the dining room at the Shiretown Inn, and it was my thought that once that I went to the police station, that I would be involved in a myriad of details and I wanted to talk to this friend before I undertook that responsibility. 21

Q: You mean that—
THE COURT: Excuse me. Mr. Dinis. T

THE COURT: Excuse me, Mr. Dinis, I think we will take the noon luncheon recess. 22/

Note: This reply of the Senator's is faithful to the text in The Inquest.

21/ According to Jack Olsen, in The Bridge at Chappaquiddick, Mr. Kennedy could have had his choice of a dozen public phones within two blocks of the Inn.

22/ Unfortunately, we will never know what Mr. Dinis's question was.

^{20/} Once again, how or why was he so certain that Mary Jo was dead? People have been known to survive for several hours in submerged cars, breathing in air bubbles, and it is known that Mary Jo lived for a while thusly. And was it lack of moral strength that kept him from calling for professional help while, hopefully, there was still time?

(Mr. Dinis resumed the questioning and Senator Kennedy said he had not been successful in his attempt to reach Burke Marshall, that he then returned to Edgartown and went to the local police department, arriving "sometime before 10 a.m." and made a statement.)

Q: Now, I have in my hand what purports to be the statement that you made to Chief Arena at that time, and in this statement you say well, would you read it first, Senator?

A: Yes.

That is correct. (The text of the statement follows.)

(On July 18, 1969, at approximately 11:15 p.m. on Chappaquiddick, Marth as Vineyard, Mass. I was driving my car on Main Street, Chappaquiddick, on my way to get the ferry back to Edgartown. I was unfamiliar with the road and turned right onto the Dyke Road instead of bearing hard left on Main Street.

After proceeding for approximately one-half mile on Dyke Road, I descended a hill and came upon a narrow bridge. The car went off the side of the bridge. There was one passenger with me, Miss Mary Jo Kopechne, a former secretary of my brother Robert Kennedy.

The car turned over and sank into the water and landed with the roof resting on the bottom. I attempted to open the door and window of the car but have no recollection of how I got out of the car.

I came to the surface and then repeatedly dove down to the car in an attempt to see if the passenger was still in the car. I was unsuccessful in the attempt.

I was exhausted and in a state of shock. I recall walking back to where my friends were eating. There was a car parked in front of the cottage, and I climbed into the back seat. I then asked for someone to bring me back to Edgartown. 23/ I remember walking around for a period of time and then going back to my hotel room.

When I fully realized what had happened this morning, I immediately notified the police.)

Q: Now, Senator, prior to the effort you made to contact Burke Marshall by phone, did you make any other phone calls?

A: I made one call after 8 o'clock in the morning from the public phone outside of the restaurant at the Shiretown Inn.

Q: One call?

A: That is all. [T]

Q: And to whom did you make this call?

A: Mr. Stephen Smith, the party that I felt would know the number.

Q: With regard to the statement that you made at the police sta-

^{23/} This request was elaborated on in his inquest testimony, but isn't it a pity the Chief did not ask him whom he asked, how he managed to do so under the circumstances, how he managed to get back to his hotel and whether any rescue attempt was made at that time?

tion, Senator, y wind up by saying, "When fully realized what had happened this morning I immediately contacted the police."
Now, is that in fact what you did?

THE COURT: Mr. Dinis, are you going to ask the statement be put in the record?

MR. DINIS: Yes, your Honor.

THE COURT: Mr. Kennedy already said this was a copy of the statement he made. He already testified as to all his movements. Now, won't you let the record speak for itself? [U] MR. DINIS: All right, your Honor.

- Q: I show you, Mr. Kennedy, what purports to be a copy of the believed broadcast which you made approximately a week after the accident. Would you read that statement and tell me whether or not that is an exact copy of what you said? 24/
 - A: (Complies) Yes.

After a quick reading of it, I would say that that is accurate.

- Q: Now, Senator, in that televised broadcast, you said, "I instructed Gargan and Markham not to alarm Mary Jo's friends that night," is that correct?
 - A: That is correct.
- Q: Can you tell the Court what prompted you to give this instruction?
- A: I felt strongly that if those girls were notified that an accident had taken place and that Mary Jo had in fact drowned, which I became convinced of by the time that Markham and Gargan and I left the scene of the accident, that it would only be a matter of seconds before all of those girls, who were long and dear friends of Mary Jo's, to go to the scene of the accident and dive themselves and enter the water and with, I felt, a good chance that some serious mishap might have occurred to any one of them.
 [VII] 25/

MR. DINIS: I have no further questions of Mr. Kennedy.

MR. KENNEDY: Your Honor, could I talk to my counsel before being released, just on one point that I might like to address the bench on?

THE COURT: Go ahead.

(Off-the-record discussion between Mr. Kennedy and his lawyers.)

THE COURT: And I think we can put in the record this question: Why did you not seek further assistance after Mr. Markham and Mr. Gargan had exhausted their efforts in attempting to reach Mary Jo?

MR. KENNEDY: Because I was completely convinced at that time that no further help and assistance would do Mary Jo any more good. I realized that she must be drowned and still in the car at this time, and it appeared the question in my mind at that time was, what should be done about the accident. 26

^{21/} See appendix.

^{25/} This response merits being set apart because of its thought content; hence, the lineal separation. Don't you agree?

^{26/} A weighty decision; nothing simple, like calling the police. Once again, "completely convinced" of her death and that she was still in the car.

But the immediately preceding was not the "one more point" Mr. Kennedy had in mind. Ever the cavalier, and reputed even to have been eager for the inquest from the beginning (and the fourmonth postponement as well?), the conscientious senator made the following statement, which concluded his overt participation in the inquest.

MR. KENNEDY: Since the alcoholic intake is relevant, there is one further question, your Honor, and although I haven't been asked it, I feel that in all frankness and for a complete record that it should be included as a part of the complete proceedings, and that is that during the course of the race that afternoon that there were two other members of my crew and I shared what would be two beers between us at different points in the race, and one other occasion in which there was some modest intake of alcohol would be after the race at the slip in which Ross Richards' boat was attached, moored, that I shared a beer with Mr. John Driscoll. The sum and substance of that beer would be, I think, less than a quarter of one, but I felt that for the complete record that at least the Court should at least be aware of these instances as well.

THE COURT: Anything more?

MR. KENNEDY: There is nothing further.

THE COURT: Anything further, Mr. Dinis?

MR. DINIS: No, your Honor.

THE COURT: All right, you are excused, subject to further recall.

(Discussion off the record.)

But Mr. Kennedy was not recalled ("An inquest is not a trial of anyone."). He went back to his seat in the Senate, where his colleague, the gentleman from Montana, the Honorable Mike Mansfield (Senate Majority Leader), welcomed him and told him that that was where he "belonged." At any rate, that is where a whop ping majority of the voting citizens of the Commonwealth of Massachusetts returned him in the general elections the following November and it is where he is now, in early 1972.

Now, for a better and more compleat understanding of the foregoing testimony, it is respectfully suggested that the reader review same and then carefully peruse that which follows.

THE PERJURIES

OF

EDWARD'M, KENNEDY'

When, in the course of human events, it becomes necessary for one person to charge another with perjury, a decent respect to the opinions of mankind requires that the accuser should declare the causes for making such accusations.

Here goes.

PERJURY No. 1 (p. 6)

The state of the s

After hedging, the Senator yielded to the persistence of Mr. Dinis and admitted that the front window on his side had been open. Shortly thereafter, in his account of events immediately following the plunge into the pond (p. 7), he stated, "I can remember...feeling along the side to see if the window was open and the window was closed." Then, in the middle of page 8, he again said it was open. Kennedy admirers may be moved to explain these several self-contradictions as merely evidence of understandable uncertainty of memory and that he had been merely "correcting himself." Indeed, Mr. Kennedy had evidently forgotten that in the statement given to Chief Arena the morning of July 19th, purportedly giving the basic facts of the "accident" and to which he attested as to accuracy (see page 17 herein), he said, "I attempted to open the door and window of the car...", thus clearly implying that the window was closed.

Scuba diver John Farrar testified that he found the front window on the driver's side open (The Inquest, pp. 78 and 80).

PERJURY No. 2 (p. 6)

Senator Kennedy stated he had been driving approximately 20 miles per hour. (This was supported by Inspector George W. Kennedy (no relation to the Senator, he claimed), supervisor of the Registry of Motor Vehicles in Oak Bluffs, at the other end of Martha's Vineyard, in his testimony, which will be examined later.)

At 20 miles per hour, the rate is slightly more than 29 feet per second. Further in his testimony (The Inquest, p. 80), John Farrar stated that he had made some measurements "...as to the position of the car from the point of impact, the height of fall and the height of the water. ... The measurements of the position of the car with relationship to the bridge and the marks I found to be a projectory (sic -- trajectory?) or a distance from the point of impact to the car of approximately 36 feet and a drop of approximately eight feet. (The 36 feet) would be the point mea-

sured from approximately the middle between the two marks on the bridge to the perpendiculary in front of the car." (Note: The "two marks on the bridge" were made on the rub rail by the wheels as the car went over—the right front wheel first, then the left. This was because of the angle of the bridge to the road.) The horizontal distance the automobile hurtled from the bridge, then, was feet, which increases the estimated speed even of that of Inspector Kennedy, who was generous enough to allow for a ten per cent variance and estimated the speed, in his opinion, at "20-22 miles per hour."

But that isn't all there is to it. When it left the bridge, the car traveled through air; then it struck water, which reduced its speed and the distance it would have traveled otherwise before hitting the bottom of the pond. Had this further distance been only three feet, the speed must be adjusted to about 26-1/2 miles per hour, based on considerations taken into account thus far. We can fix this as the minimum speed thusly, that conjecture being accepted:

The vertical drop was eight feet, Wr. Farrar said, but the photograph of the bridge on page 121 of The Inquest at slack tide forces the conclusion that this was only to the water. There was another shy six feet to go through water, totalling 14 feet, probably less a few inches. Now then, from one of the first laws we learn in physics, the Law of Falling Bodies, we know that during the first second of fall the vertical distance traveled is 16 feet (if wind resistance is not a factor and it certainly was not here). Had this been a dry guilly, the time lapse during the fall would have been seven-eighths of a second. But the cushioning effect of the water that reduced the horizontal distance also offsets this time fragment, vertical momentum considered as well, so that we may reasonably conjecture that the time between bridge and pond bottom was within a negligible fraction of one second. Mr. Farrar's measured 36 feet and the additional subjunctive three, totalling 39, gives us the estimated 26-1/2 miles per hour, which is 39 feet per second.

In its totality, the problem is complex, aggravated by unavoidable inexact measurements. Still further comments and observations will be made in a subsequent section, where presentation will be more opportune.

PERJURY No. 3 (p. 37)

Mr. Kennedy stated that at no time after he turned onto the unpaved Dike Road had he realized he had made a "wrong turn" (until just the moment before going off the bridge). Yet, he admitted he knew the road from the cottage (where the cook-out was held) to the ferry was paved. He also admitted having become "generally aware sometime" while on Dike Road that it was unpaved. Accordingly, therefore, he had to know that he was not on the way to the ferry, which he said was his immediate destination.

See further discussion concerning both Dike Road and the bridge in a later section.

PERJURY No. 4 (p. 7)

The Senator relied strongly on darkness to support his alibi. First, it was "an extremely dark night", which prepares the unwary listener or reader to accept his claim of "pitch blackness" under water at that moment. Note his reference to it four times in the course of this portion of his narrative. The truth is that the headlights of the car remained on for a few minutes after the plunge and created quite a bit of underwater illumination, although necessarily diffused. Mr. Kennedy reveals this himself (and the Engineering Department of the Oldsmobile Division of General Motors confirms it) further on when he relates his alleged return to the car after having been swept some 30 or 40 5 feet downstream (see page 9 and Perjury No 6). This was how he distinguished the front of the car from the rear, he said! Further on (p. 13), he relates how the headlights of the Valiant illuminated everything sufficiently for him to "see exactly what was happening" (the diving by Mr. Gargan and Mr. Markham) and make I do believe there would have been enough light to suggestions. have permitted such visibility, as, from having swum in the waters at Martha's Vineyard, I know it is remarkably clear.

PERJURY No. 5 (p. 8)

In his earlier testimony (pp. 7-8), he insisted that he had been upside down after the car ran off the bridge. If it did not turn over, how was this explained?

In the statement given to Chief Arena (see p. 17), it was stated, "The car turned over and sank into the water and landed with the roof resting on the bottom." Although unsigned, the Senator attested to its accuracy in his testimony.

PERJURY No. 6 (p. 9)

The tide changed (low) at approximately 11:30 a.m. on Saturday, July 19th, according to Mr. Farrar's testimony (The Inquest, p. 80), and which can be confirmed by those at the scene at the The tide oscillation is approximately every six hours: Therefore, it was low tide at approximately 11:30 p.m., when Mr. Kennedy alleges the accident occurred. Accordingly, there was no current at all. Even if the car did not run off the bridge until a few minutes after it was (alleged to have been) sighted by Mr. Look at 12:45 a.m., the current could not have been running as. fast as described. The time of the accident has been firmly established as far as testimony is concerned, however, as approximately 11:30 p.m., since every surviving member of the party who admits having been at the cottage when the Senator left has given from 11:15 to 11:30 as the time of his departure, and his sworn account is that he proceeded directly to the bridge from having made a "wrong turn." This could not have taken more than a few minutes. This he spent fifteen minutes diving for Mary Jo (he said), another fifteen minutes recuperating (he said) and still another fifteen minutes returning by foot from the bridge to the cottage for assistance (he said), arriving there at approximately 12:15, which has also been corroborated by others in the party.

PERJURY No. 7 (p. 18) .

Here are the questions and answers concerning the length of acquaintance with Mary Jo by the long and dear friends in their respective testimonies (The Inquest, pages as noted).

Miss Esther Newburgh (p. 96):

THE COURT: How long had you known Miss Kopechne? THE WITNESS: Since 1967.

Miss Ann Lyons (p. 112):

Q: How long did you live with Mary Jo?

A: Three years. .

Miss Rosemary Keough (p. 115):

Q: How long had you known Mary Jo Kopechne?

A: I came to Senator Robert Kennedy's office September of 1967 and I have known her since then.

Miss Susan Tannenbaum (p. 118):

Q: How long had you known Mary Jo?

A: Approximately a year.

Miss Maryellen Lyons:

This Miss Lyons was not asked the question.

Miss Keough had known Miss Kopechne less than two years, and we do not know if "since 1967" (for Miss Newburgh) means more or less than two years, but let us say the total for these two was forty-eight months.

If we consider only the three years Miss Ann Lyons shared the Washington apartment with Mary Jo and the "approximately a year" for Miss Tannenbaum (which could have been less than twelve months), the total for these two is another forty-eight months and the total for all four is ninety-six months, or an average of only twenty-four months acquaintance. Adding as much as a year to Miss Ann Lyons' acquaintance to allow for possible previous

everyday standards, the length of acquaintance for any one of them is hardly a "long time".

THE ANOMALIES

OF

EDWARD M. KENNEDY

Choosing a title for this section wasn't as easy as one might think. Many of the referenced statements were in all probability as perjurious as those in the preceding section, but sufficient absolute proof is lacking to warrant making such an outright charge, or some kind of defense is conjecturable, as sober reflection on the various circumstances will show. For most of them, quasi-perjuries might be accurate enough, but it was the definition given in a leading modern dictionary for the word, "anomaly", that decided the matter: Deviation from the normal or common order, form, or rule; abnormality.

That definition accepted, the reader may already have decided that the inquest, itself, was rather anomalous.

ANOMALY A (p. 5)

Mr. Kennedy said no one else was in the car with him but Miss Kopechne. Note the following excerpted testimony of Police Chief Arena (The Inquest, p. 85).

(Mr. Arena was describing a telephone conversation with the Senator, who was at Police Headquarters, the Chief having telephoned from the Malm house after having left the Dike Bridge: Saturday morning after the recovery of Miss Kopechne's body.)

THE CHIEF: ... I said words to the effect that "I am sorry, I have some bad news. Your car was in an accident over here and the young lady is dead." He said, "I know."

I said, "Can you tell me was there anybody else in the car?" He said, "Yes."

I said, "Are they in the water?" He said, "No."

Since no one else heard both sides of the conversation, Mr. Kennedy's battalion of advisors! could accuse Chief Arena of falsifying—one word against another—or they might even railroad him into that federal mental hospital—prison? in Springfield, Missouri, if Mr. Arena insisted on his version. On the other hand, they could offer the explanation that what the Senator had really meant was, "Yes, I can tell you if there was anybody else in the car. No, there wasn't." If the reader wishes to believe this,

^{1/} See Teddy Bare, ro. h3-lil.

^{2/} If the reader's interest is aroused, see Destroy the Accuser, (Freedom Press Publ. Co. P.C. Box 162, Allacattah Sta., Kuami, Fla., or order from Council for Statehood, P.C. Fox 1131, No. Mami, Fla.) in which former Attorney General Robert Kennedy played a prominent role.

however, read on, read on and on and on ... and ponder on Anomaly C.

ANOMALY B (p. 6)

The Senator said Mary Jo had been in the <u>front</u> seat; yet, in his emotion-packed narrative of the events following the alleged unsuccessful rescue attempts, he declared his belief that she was in the back of the car. In fact, as Zad Rust was also observant enough to note in Teddy Bare (p.223) that is just where she was found! (See bottom of page 13, herein.)

ANOMALY C (p. 6)

This is most unusual. Note the stipulation that there was nothing (to his knowledge) on the back seat at that particular time. Why the qualification? To be sure, there must have been times when another person or object had been on the back seat. As with virtually every other survivor of the party, Mr. Kennedy's memory regarding seemingly inconsequential detail was often unreliable, but not this time! He had evidently read Deputy Sheriff Christopher Look's account of having seen an automobile strikingly similar to the Oldsmobile at the junction of Chappaquiddick Road, referred to as "Main Street" by the Senator, and Dike Road (where the Senator should have made a left turn to reach the ferry but turned right instead) an hour and a half after the Senator said he left the cottage.

The Sheriff's account was totally unacceptable to Mr. Kennedy, of course, as Mr. Look had been positive that this was the same car he had seen pulled from the pond the next morning, complete with the beginning letter and the first and last digit of the license number he managed to note mentally— L 7 - - 7. This is also the probable reason for Mr. Kennedy's answering pertinent questions in advance almost immediately following this statement about not stopping, backing up or driving into Cemetery Road. Salient portions of Deputy Sheriff Look's testimony ran thusly: 22/

A: I noticed it was a dark car that passed in front of me.

Q: Where did It go when it passed in front of you?

A: It went into a little dirt road maybe ten feet off the road that is commonly known, I believe, as Cemetery Road, and it stopped and as it stopped I proceeded around the corner and looked into the mirror of my car and noticed the car started to back up.

A: When the automobile passed in front of me and also when I was walking towards it, there appeared to be a man driving and a woman in the front right-hand side and also either another person or an object of clothing, a handbag or something, sitting on the back.

2a/ The Inquest, p. 73.

This was a fantastic feat of memory! He remembered the car "just beginning" to go off the bridge, but was uncertain about applying the brakes -- "perhaps" a fraction of a second before--

Now let us revert to Perjury No. 2 and look further into the testimony of Inspector George Kennedy. By his own estimate, the Inspector arrived at the bridge that morning at about 10:30 and noticed some "skid marks" on the bridge "starting at the edge of the bridge on the dirt." There were numerous mentionings of the skid marks, which, for some unclear reason, he seemed to imply were easier both to detect and measure on the wooden bridge than on the all-gravel approach. That there had been actual braking, however, does not appear to have been firmly and incontestably established, 🚺 although Judge Boyle seemed to think so in his Report. In a contradictory vein, in The Bridge at Chappaquiddick (p. 257), Jack Olsen tells us that the "skid marks" were so light that no rubber residue was left and that accident experts who examined the area later were uncertain whether the brakes had been fully activated. Also anomalously, in the August 1, 1969 cover story, Time (p. 12, and of which the frequently quoted Mr. Olsen is a senior editor, remember) says there were no skid marks.

Now let us approach the matter of the Inspector's estimate of 20-22 miles per hour as the speed of the Oldsmobile on its take-off run. Assistant District Attorney Armand Fernandes examined Inspector Kennedy. The following excerpt has been slightly abridged to relieve the reader of irrelevancies. 2b/

Q: ...drawing on your experience and based on the physical.. evidence, are you able to form an opinion--and I want a yes or no answer--

A: I would say yes.

THE COURT: Wait a minute. He hasn't asked you as to what.

- Q: --as to what speed a car would be traveling in order to leave the skid marks which you described for the Court?

. A: Yes.

Q: Could you tell us what your opinion was?

A: Approximately 20 to 22 miles per hour.

Q: And how do you base that --?

A: All right, a car operating at 20 miles per hour has a reaction time of any person operating approximately three-quarters of a second before a person removes his foot from the gas and applies the brake. Approximately at 20 miles an hour the vehicle would move approximately 22 feet in the three-quarters of a second for the reaction time. Then a vehicle, after the brakes have here applied, should stop in 25 feet. Now, there is a distance of 25, 22 -- 47 feet.

THE COURT: Well, I'm going to stop you there now...I don't know...

Neither does anyone else know, Judge.

Surprisingly enough, however, instead of His Honor asking how the Inspector had determined that the car had actually stopped with-2b/ Tbid., p. 68.

in the 47 feet from the beginning of the "reaction time" required for validity, the questions that followed concerned the weight of the car, condition of the tires and brakes (both excellent), etc. At no time was this fact established.

Inspector Kennedy also made some measurements—the "skid marks", the distances from the edge of the bridge to the points where the wheels went over. The right one was 18 feet, the left, 33 feet, two inches. But an extremely interesting thing about the locations of those points of departure from the bridge that the Inspector did not reveal is that the one made by the left wheel ended less than four feet from the "peak" of the bridge. This will be more clearly understood from a superficial description of the bridge construction in Anomaly G. Suffice it to say here that there is an elevated center section and that the ramp sections on either side have a gradient of some eleven degrees or more. What this means is that the vehicle ran 15 feet up an eleven-degree inclined plane before plunging off and that this would have had a decelerating effect, which means further that the estimated speed of 26-1/2 miles per hour when the car hit the edge of the bridge is due another upgrading. How about 28:

Here is some more. On each side of the bridge there is a low curb or rub rail nine inches wide and there was a deep gouge at the approximate midpoint between the two tire marks caused by the transmission housing as it went over. From the standpoint of horizontally directed force, as when the transmission housing gashed across it, the width is equivalent to thickness. This caused more deceleration, of course, and so more speed upgrading is necessary. To 30?

But we aren't finished yet. If the brakes were applied, as Inspector kennedy indicated, this would mean more deceleration from the beginning of the bridge. The Inspector stated, and rightly so, that it takes a greater distance to stop on wood than on macadam and still more if the surface is lightly sandy. The mentioned 25 feet was for macadam. One of the pieces of defensive evidence submitted on Senator Kennedy's behalf was a rather sophisticated engineering study, mentioned more fully in Anomaly G, that included several one-the-scene tests made following the accident. Here is an excerpt: 2bb/

Data on a test performed in the presence of Mr. George Kennedy, of the Massachusetts Division of Motor Vehicles, in which a 1969 Chevrolet approached the bridge at 20 mph. The brakes were applied at the instant the front wheels touched the bridge. The car came to a stop with the front wheels at a distance of 33 feet from the beginning of the bridge. The test was performed on a dry bridge, but with a slightly sandy surface.

That was just two inches short of where the left front wheel of the Oldsmobile went off, wasn't it? Accordingly, if the 1967 Oldsmobile was traveling at only 20-22 miles per hour as it approached the bridge, as both Senator Kennedy and Inspector Kennedy maintained, it should have at least decelerated sufficiently that, if it did not stop compleatly, only the right front wheel would have gone over. But did it? You know it didn't. The flight of the Oldsmobile ended 36 feet further east on the bottom of the neck just entering into Poucha Pond. And so we are now faced with more necessary speed upgrading. 35? 10? 15? 50?

We do not know why Inspector Kennedy obviously ignored this greater distance, since he said the car had been moved from its original spot at the time of his arrival, but we do know from his testimony that the Senator knew that the Inspector knew about the plunge. From the bridge, the Inspector went directly to Police Headquarters, where the Senator was at the time and spent about forty-five minutes with him. But Inspector Kennedy is an honorable man; so are they all, all, honorable men (and women).

Now, that was that Judge Boyle said at the opening just two days before

Inspector Kennedy testified?

2bb/ mid., p. 93.

"It is the duty of the Court to see, out and receive any and all information and testimony which is relevant, pertinent and material to the question as to whether criminal conduct caused or contributed to the death..."

Just what the Inspector expected to accomplish with the injection of the "reaction time" factor is also unclear or what bearing it has. Moreover, I am inclined to believe that three-quarters of a second is more than generous—in other words, a long time—for a man only 37 years of age, in good physical condition and mentally alert. When drunk? That's different, but the Senator swore he was cold sober.

And if we may revert to the upwardly adjusted estimated speed at which the Senator and Mary Jo may have been traveling, this puts the report of the two Malm ladies, mother and daughter, who were living in the "Dyke House" (estimated from only 100 to 150 yards from the bridge) in a slightly different key. Both told Chief Arena (The Inquest, p. 87) they had heard a car going past unusually fast toward the bridge some time between 11:15 and 11:45 p.m., although their accounts did not coincide exactly in every detail. What puts it a little off-key is that the time is a minimum of one hour too early to meld with Deputy Sheriff Look's report. But isn't it a pity the Malms couldn't have testified in person?

ANOMALY E (p. 7)

Why was he so sure no one would be looking for them until morning? Should he not have assumed that the others would have returned to Edgartown as planned? And would Miss Newburgh (Mary Jo's roommate at the motel) not have missed her when she returned? And would Mr. Gargan (who shared Mr. Kennedy's room at the Shiretown Inn) not have missed him? Would the normal reaction not have been to inform at least some of the others and, both having been discovered missing, go look for them and/or notify the police?

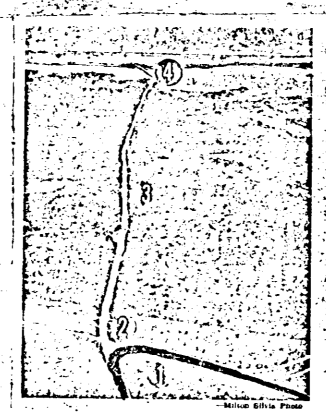
ANOMALY F (p. 8)

Had he really been upside down, with no seat belt holding him (none was mentioned), all his weight would necessarily have been on his head, since he was obviously using his hands to try to hold the water back, and there was no mention of this uncomfortable position. The contusion on top of his head and the minor neck injury attested to by a physician by afficavit does not necessarily conturn that he did land on his head.

ANOMALY G (p. 9)

The Senator's implication is clear that he did not see the

Scene of tragedy on Chappaquiddick. (1) The blacktop road along which Senator Kennedy drove with Miss Kopechne as his passenger. (2) Where Kennedy said he intended to turn left to follow the blacktop road to the Edgartown ferry. Instead, he turned right onto (3) Dyke Road, a sandy lane that leads to (4) Dyke Bridge, from which the Kennedy car plunged into the tidal pond at the right.



O ... U. S. NEWS & WORLD REPORT, Sept. 15, 1969

Aug. 1, 1969 APPROACH TO DIKE BRIDGE AS HELIMINATED BY AUTO HEADLIGHT

bridge until het s practically on it for t simple reason that he didn't know it was there, despite having been over it twice that day. The argument here could well be that "someone else had been driving" and he just hadn't paid any attention to the local scenery, which held no novelty for him. This argument might win credence from some and prove difficult to dispute if the Dike Bridge was an ordinary one, but it isn't; it is extraordinary and the extraordinary, the anomalous, attracts attention.

Author Olsen tells us more than once in The Bridge at Chappaguiddick (e.g., pp. 116 and 135), that it is clearly visible from the road from a distance of 200 yards or more, partly due to its angle to the road. 'As if the rather abrupt change in scenery wasn't enough to attract attention (the trees and brush lining the road stop before reaching the Malm house), the road becomes increasingly rough, with ruts and a couple of pot holes not far from the westerly end of the bridge that cause any normal driver to slow down, bridge or not. And it is reasonable to assume that Mr. Crimmins is a normal driver. Then there is the unusual 27degree angle of the bridge to the road (according to Inspector George Kennedy) and then the narrowness of the bridge, itself-only ten feet, six inches wide--to command the attention. cited article in Time (p. 12, Aug. 1, 1969) says the local residents recommend coming to a full stop before going onto the bridge, then inching forward at a respectable 5 m.p.h. until safely on the other side.)

But these, other than the width, are only the approach factors; there is the bridge, itself. Most rural bridges are essentially level with the road and it is, indeed, possible to zip past them without notice; but not the Dike. It is "humpbacked", and this contributes mostly to its visibility from a distance. In an elaborate report in the form of an affidavit by professional engineer Eugene D. Jones, Vice Procident in charge of the New England Division of Frederic R. Harris, Inc., Consulting Engineers, the bridge is described as having a center span 11'-9" long. say twelve feet. Then it says this span varies in clearance from three feet to five feet above the water. It does not say, however, whether this variance is due to the tide or if it refers to the levels of the center approach sections to the said center span. Leoking a various photographs of the bridge, it is easy to believe the reference is to the bridge, itself. These approach sections appear to be between 15 and 20 feet long and rise, ramplike, to meet each respective end of the elevated center span. This is. why it is known locally as. "the hump". The center span looks as if it is easily two feet above the beginning of each approaching ramp section, which would give the ramps a gradient of no less than ten degrees, and going over it the first time in an automobile, whether driving or as a passenger, must be quite an experi-With a wheelbase of ten feet, four inches (according to the manufacturer) and a minimum clearance of just about six inches,

other side and quite possibly some conversation with the Senator as to whether to risk it! For example, read the following excerpt (slightly abridged) from Mr. Crimmins' testimony and see if you agree. 20

²c/ Ibid., p. 49.

THE COURT: | you drive (the Senator) > the beach?

THE WITNESS: Yes, your Honor.

THE COURT: Did you drive him over the Dike Bridge?

THE WITNESS: Yes, I did.

THE COURT: Did you have any difficulty negotiating it?

THE WITNESS: Just the hump.

THE COURT: And you brought the car back over the bridge?

THE WITNESS: Yes, sir.

THE COURT: And is that an Oldsmobile Model 88?

THE WITNESS: Yes, sir.

Now, why not consider a few noteworthy things about this bit of information? For instance, Mr. Crimmins' use of the colloquial term, "the hump", regarding the bridge and that His Honor did not have to ask what he meant by it. In fact, acquaintance with it was indicated by his apparent anticipation of difficulty. Also, Mr. Crimmins was not asked whether this was his first visit to Chappaquiddick Island, but Mr. Kennedy claimed it was his. Mr. Crimmins arrived on Martha's Vineyard on Wednesday, the 16th, and spent that night alone at the cottage. Messrs. Gargan, Markham and LaRosa arrived the next afternoon and evening, but spent the night at the Shiretown Inn. The next day, Friday, the 18th, Mr. Crimmins met the Senator at the local airport and, as we know from the Senator's testimony, drove him to the cottage, then to Instead of remaining at the beach, however, Mr. Crimthe beach. mins then went to the Shiretown Inn and drove the Senator back to the cottage that evening after the race. The point here is that there was little opportunity for him to learn such a term for such a remote and obscure structure as the Dike Bridge. Of course, Mr. Crimmins could well have visited the island previously, but he אבער his residence as South Boston, his occupation as legal aide and investigator, and part-time chauffeur (evenings and weekends) for the Senator when the latter is in the Boston area, having enjoyed this relationship for nine years. Where did he get the familiarity?

And then, there is the unmistakable and almost inimitable sound made when driving over a wooden bridge of this type, accentuated by "the hump", which is concave on the undersurface, of course, and which probably amplifies and deepens the tone.

Back to the Jones report, it even includes the results of a survey of Dike Road. To the uninitiated, technical terminology descriptive of the simplest thing can sometimes be almost overwhelming. Here, for example, is the way the licensed surveyors described it, in part: "...the roadway is on tangent for approximately 225'...then curves to the right on a radius of 900' for approximately 51'. From the end of this curve, the roadway continues on tangent for approximately 263' to Station 5440. From this point, the alignment of the roadway is a series of three (3) closely connected curves as it approaches the bridge. "Rather than being a good layout for part of an amusement park ride or a provingground course, a quick glance at the aerial photo of Dike Road on page 30, U.S. News & World Report, Sept. 15, 1969, will show the curves to be very gentle. In fact, except for possibly the last

Erratum

The excerpts on this page (32) were erroneously ascribed to the Jones Report. Actually, they are from still another report prepared by Donald L. Sullivan, of the Arthur D. Little Company. It is in the same section of The Inquest as the Jones Report.

150 feet, it would probably be a good place for beginners learning to drive. Here are a few more excerpts from this highly professional and technical study and report (pp. 92-95, The Inquest).

Approaching the bridge, the road is straight for at least ...

3/10 of a mile, except for the last 150 feet. A 1% downgrade extends from 630 feet to within 100 feet of the bridge. (Note: A 1% downgrade is practically level and this is probably the "hill" referred to in the statement given to Chief Arena, page 17.*) Vegetation on the right at a distance of about 120 feet from the bridge forces one to turn to the left, so that high-beam headlights do not illuminate the bridge at this point. Just as one turns back to the right at between 90' and 30' from the bridge, one's lights are deflected sharply upward so that again the bridge is not illuminated. The rapid right turn, left turn, and sharp upward deflection are not only distracting but also make it difficult to see the bridge before one is on it.

Sounds gruesome, doesn't it? What this report does not reveal (in The Inquest) is the approximate point in distance from which the bridge is first illuminated when driving at night and becomes visible. Neither does it reveal that the road widens perceptibly well before reaching the Malm house and that the "closely connected curves" are actually very, very gentle S-curves, so gentle that they can be negotiated practically without turning the wheels by permitting the path of a vehicle to be almost straight and approach the left lane momentarily as it progresses, the roadway turning slightly to the right, thus keeping the bridge in Thus it is, too, with the "vegetation on the right" that "forces" a turn to the left. It is part of a smaller, but also gentle, S-curve. In other words, the rapid turns are necessitated only if the driver hugs the right side of this little-traveled road, and the losses of view of the bridge resulting therefrom are only momentary. Yes, to be sure, this is "driving by the book" and is technically correct, but any normal, experienced driver, especially when driving on an unpaved country road with no lane markings, and when it is obvious that no risk exists with respect w another oncoming vehicle, will permit his car to ease from one side to the other to straighten out gentle curves. But here is some more--

The motion picture (Yes!--Auth.) shows that the bridge is visible for a period of less than three seconds prior to the accident if the car approached the bridge at 20 miles per hour.

The series of still pictures shows that at distances in excess of 100 feet from the bridge that the high-beam headlights strike the ground for a long period of time well in front of and to the left of the bridge. Just as the headlights come right, toward the bridge, at a distance of between 100 feet and 50 feet, the headlights are tipped up sharply by the rising terrain.

There is even more of such description and, if one is not -- Auth.

swept away on a lave of sympathy for the Selator, one is forced to ask a few questions. As a starter, with such horrendous terrain (surely, the Senator must have realized there was nothing like this on the paved road between the cook-out cottage and the ferry!) what normal driver would not drastically reduce speed? Did Mr. Crimmins do so? Incidentally, that cited photo in Time clearly shows the probable "rising terrain" as a bump that extends pretty much all the way across the road, unless what was meant in everyday language as a "dip". Mr. Jones and his party evidently missed this photo (how did the Senator miss it?)—but Mr. Jones, also, is an honorable man; so are theyall, all, honorable men (and women).

And then there was Mary Jo, who had been over the route to and from the ferry not just twice that day (as had the Senator), but five times. Did she notice nothing anomalous about going down Dike Road? If she did, did she mention it to the Senator? And if she did, did the Senator pay no attention? Did it not jog his own memory?

And what about the matter-of- warning sign on the roadside prior to reaching the junction with Dike Road, with an arrow and the words "To the Ferry" in reflector-type illumination? (This was not mentioned in the inquest.)

Less than three seconds' visibility, did he say? All right, two and three-quarters. So we deduct an excessively long threequarters of a second for reaction time (according to Inspector Kennedy) and we have two seconds left, or 59.8 feet from the edge of the bridge. Shall we say 60? Now, the 25 feet the Inspector had given for stopping at 20 miles per hour was on dry macadam and, a little later in his testimony, he said "On wood, the car would travel much farther." This is believable. In fact, part of the study conducted by Mr. Jones included the testing of a 1969 Chevrolet at Dike Bridge in September 1969, when it required 33 feet to stop, the brakes having been applied the moment the front wheels touched the bridge traveling at 20 miles per hour. (He even got the Inspector and the Chief in the act, the brake testing being done in the presence of the former, with the latter clocking the This still leaves 27 feet of bumpy Dike Road, plus the 18 feet from the edge of the bridge to the point on the right rub rail where he went over, making 45 feet of roadway and bridge between the vehicle and Poucha Pond after reaction time and expanded stopping distance, during which it is uncertain whether Mr. Kennedy (the Senator, that is) actually applied his brakes.

This was an expensive report, undertaken, Mr. Jones said, at the request of Ropes & Gray, Attorneys at Law. Need we ask who requested Ropes & Gray, Esqs., to request Frederic R. Harris, Inc., Consulting Engineers, to make the study? According to a statement in the introductory portion of the exhibit, the inspection of the road and bridge was made on December 29 and 30, 1969, just a week before the inquest. Why? Did the Senator think the residents of Martha's Vineyard were unaware of the condition of the road and bridge, or was he afraid it might go further and be the concern of others lacking first-hand familiarity? It did.

ANOMALY H (p. (

As in Anomaly D, he remembered "just beginning" to go off the bridge, but could not be positive about turning his wheels. Let's see what else Inspector Kennedy said about the "skid marks". 2d/

A: When I arrived at the scene I observed a car in the water on the right side of the bridge. I had noticed skid marks on the bridge starting at the edge of the bridge on the dirt and continuing straight to the right and over.

Paraphrasing the description of the tire marks in The Bridge at Chappaquiddick, it was as if the wheels had been "locked in position." And with an acknowledged minimum of almost three seconds visibility time? I submit that "reaction time" for turning wheels is appreciably less than that for braking. But what was that the Judge said in his report about the turn onto Dike Road?

I infer...that Kennedy did not intend to drive to the ferry slip and his turn onto Dike Road was intentional.... I believe it probable that Kennedy knew of the hazard that lav ahead of him on Dike Road, but that, for some reason not apparent from the testimony, he failed to exercise due care as he approached the bridge.

ANOMALY J (p. 9)

One may well ask what kind of response Judge Boyle could possibly have expected to such a question. However, it is rumored that the popular opinion in and around Edyartown is that Mr. Kennedy waited as long as he did to report to the police because he was very drunk. This, of course, would have been obvious to another person. And then there would have been an incriminating "breath test" to be feared if this was true. However, there is yet another possible reason for the delay. Please be patient.

ANOMALY K (p. 10)

The Senator said he couldn't swim because of the current, so he swam to where he could wade. That was really a good trick and it indicates tremendous resourcefulness. However, Perjury No. 6 puts the tale of the attempted rescue in a different light. See also Perjury No. 4.

ANOMALY L (p. 10)

Now the Senator is absolutely right! The bridge does run almost east-west. In the course of preparing this material, it examined a rather large-scale map of Chappaquiddick Island that was prepared by the U.S. Coast & Geodetic Survey that also shows 2d/ Told., p. 66.

compass direction by degrees. Believe it c not, it even shows Dike Road and the bridge! I would bet that a line from the center of the road from Wrong-Turn Junction to the beginning of the bridge (the road is almost straight) would have a bearing of very nearly 120 degrees. Now then, if we subtract Inspector Kennedy's 27 degrees for the angle of the bridge to the road we get 93 degrees, which is almost due east (90 degrees). (The map is in slight error; it shows the bridge at an angle to the road on the easterly side of the cut, rather than the westerly.)

Supportive to this is the introductory phrase preceding the first quotation from civil engineer Eugene Jones's report given on page 31: "Starting at Station 0+00 and proceeding in a southeasterly direction, the roadway is on tangent...etc. This does not necessarily mean due southeast, or a bearing of precisely 135 degrees, but in that general direction, which could be 120 degrees.

But what is anomalous about this? Why, simply that the Senator said (see page 4) he had never been on Chappaquiddick before the day of the swim and later cook-out, and such accuracy as to the lay of such a road and ramshackle bridge is unusual. tally, the people around those parts thought such a statement was a little anomalous. Participating in the Edgartown Regatta, which he did that Friday afternoon (the race), has long been a family tradition, and in all that time he never visited Chappaguiddick?

ANOMALY M (p. 11)

this pointer It is a pity we don't know where "up to to to was, but it is surmisable that it was somewhere on the upper part of his body, perhaps around his neck or chin. This is based on scuba diver Farrar's estimate of a depth of from six to seven feet in the immediate vicinity of the vehicle at approximately 8:45 a.m. when he recovered the body. Mr. Kennedy is reputed to be six feet, two inches, tall, and let us be mindful that it was a slack tide he had plunged into and the water, therefore, was lower than it had been at the approximate midpoint between tides, as with Mr. Farrar.

And if he had been truly unable to stand, as he claimed, how would he have been able to say "It was up to here"? this point?

ANOMALY N (p. 11)

Here are some excerpts from the testimony of Chief Arena: 20/

A: This (statement) is from Sylvia R. Malm. She is the mother of the family. "On Saturday morning, July 19, 1969, two boys knocked on my door and said there is a car upside-down in the water by the bridge. ... Sometime during the evening before, I was aware of a car going faster than usual going toward the I have no idea of the time. I think I went to sleep sometime between 11:30 and 12:00 midnight, but I do not know the I heard nothing during the night. ... a night light was burning all night.

2e/ Ibid., p. 87.

Then I (we a statement from Sylvi A. Malm, who is the daughter. "On Friday night, July 18, 1969, I read in bed underneath an open window which faces east (that is, the bridge.--Auth.) from 11 p.m. to 12 midnight, looking at the clock just before I turned my light out."

Remembering how Senator Kennedy shouted Mary Jo's name (p. 9) and that the lights of the Valiant must have shone into Miss Malm's window when he returned with Messrs. Gargan and Markham to resume rescue operations, we must pause to regret that the Malms are such deep sleepers. But Chief Arena said, a little further on--

A: Yes, there is a house diagonally across the street on the right (occupied by a Mrs. Smith). I had a conversation with Mrs. Smith and she stated she had a night light in one of her children's rooms which she left on all night. This was on the road side of the house.

It is anomalous, too, that the Senator used the word, "cottage", whereas Mr. Dinis said "houses." The truth is, I believe, that the so-called Malm house is a cottage, which is to say, a small house, as are most houses on Chappaquiddick Island. In his report following the inquest, Judge Boyle referred to it thusly (The Inquest, p. 125): "A short distance before Dyke Bridge, there is a small house called 'Dyke House', then occupied by a Mrs. Malm and her daughter."

The significance of this is that there had been ample opportunity to observe both the Malm (or "Dyke") house and the Smith house twice the preceding day, going to and returning from the beach, especially the return, since there are no trees to obscure the vision between the bridge and the house. There was also an opportunity to observe one or more of these houses on the way to the bridge on that fatal drive, particularly if he was driving only 20 miles per hour.

Notice, also, still another attempt to clutch at the mask of night. Darkness is conceded. The crescent moon was below the horizon a full hour before the alleged time of the "accident". However, the eye adjusts to gradations of light, the pupils dilating with diminution of luminosity, and Mr. Kennedy had been exposed to this "pitch blackness" by his own reckoning a minimum of a half-hour. And bear in mind the absence of trees to obscure the starlight, faint as it is. (It was a clear night, remember? And he said he saw the "silhouettes" of the trees. Against what?)

ANOMALY O (p. 12)

Mr. Kennedy said that Mr. Gargan's arm was "all bruised and bloodied." Let's look at portions of the testimonies of just a few persons who saw Mr. Gargan the next morning. Richard P. Hewitt was the ferry operator who took our heroic trio to and from Chappaquiddick Island that Saturday morning and had this to say: 21

²f/ Tbid., p. 81.

Q: Do you \ call whether or not any o. Shem (Kennedy, Gargan or Markham) appeared to be injured in any way?

I didn't notice anything that would make me think that they were injured.

Mr. Gargan happened to be at the Police Station at the same time as Inspector Kennedy, who said this: 2g/

Were you in close proximity to Mr. Gargan?

Α:

Did you have occasion to see his arms?

I did. **A**:

0: Did you observe any marks?

I did not.

Q: Did you make any observations as to limping or any sign of injury to anyone?

No limping on anybody.

And Chief Arena had this to say: 2h/

In your observation of Mr. Kennedy (the Senator), did you make note of any injuries or bruises?

No physical injuries.

To Mr. Markham?

A: No, sir.

To Mr. Gargan? 0:

A: No, sir.

In describing her activities Saturday morning at the cottage, Miss Newburgh said (having slept in the same room with Mr. Gargan and several others who considered themselves marooned): 21/

(Mr. Gargan) was walking out the door when I got up at 8 **A**: o'clock. I didn't talk to him. I just saw him for a few minutes. I saw him for five minutes when he picked me up in the car, another ten minutes in the cottage and I saw him later that Forming.

Q: ...did you observe any injuries that he had received?

No.

Was there mention by anyone that he had received injuries anywhere in any manner at that time?

This anomaly could be defended on grounds of the way it had "seemed at the moment" when the Senator was purportedly in a "state of shock." On the other hand, let us remember that Mr. Kennedy said Mr. Gargan had managed to get half-way into the vehicle at an time, which Mr. Gargan later corroborated in his own testi-And let us remember, also, that the windows of the car on the passenger's side were "blown out", which means that Mr. Gargan might well have cut one of his arms on the underside, for instance, on a fragment of glass. Such a cut could have been sufficient to produce visible bleeding, but slight enough to have escaped notice if covered by his shirt sleeve. Let us remember this bloodiness.

2h/ Tbid., p. 86; 2g/ Ibid., p. 72; 2j/ Ibid., p. 98.

This is, first, an extension of Anomaly B, preceding. Next, if the reader wishes to avoid being swept away by a strong but artificially-generated current of sympathy, reviewing Perjuries No. 6 and 7 is recommended. Here, the Senator seems to be "borrowing" sympathy genuinely due Mrs. Kopechne and using it as a blind for his not having sought professional assistance, the explanation he gave for not doing so in his response footnoted 26, page 10, notwithstanding. In addition to several houses between the bridge and the ferry where assistance could have been summoned or obtained, there is a fire station (unmanned, but with a device for registering alarm) with a red light that burns all night) only a couple of hundred yards or so from the cook-out cottage toward the junction of the paved road with Dike Road. 2/ For some reason, known or unknown, this was not brought out during the inquest, but it was known to the party. Miss Ann Lyons was one of a group that went for two walks along the road after the Senator and Mary Jo left and she said this about one of them: "..we walked well past the fire station on this particular walk." And, most ironically, the Chief of the Volunteer Fire Company lives almost right across the road, even nearer to the cottage, and he was home that night. This was not mentioned in the inquest, either.

The reader will recognize the remainder of this response as

part of the "sympathy current."

See also footnote 26, page 18.

ANOMALY Q (p. 14)

The sympathy current is still the theme of this portion of the yarn, the main stream being shifted back to well known human limitations, physical fatigue from "diving" and the inability to hold his breath being the Senator's principal complaints, with a reprise on his own life becoming endangered. Those who have reviewed Perjury No. 6, along with Anomaly M, are best prepared to withstand the onslaught and see the whole matter of the "diving" surrounded by a huge question mark.

As for the alleged swim, the channel at the ferry run is now sometimes referred to in and around Edgartown as "Teddy's credibility gap." It is narrow, yes, and the tidal current is reputed to be particularly ferocious, and many Martha's Vineyardites have serious doubts that he did it, good swimmer though he may be. Messrs. Gargan and Markham are not of that ilk, however, as we can see from their testimonies. Mr. Gargan first—

- 2: Now, when you saw the Senator jump into the channel there, did you see him reach the other side?
 - A: I did not.
 - Q: Weren't you concerned about his--

^{3/} Teddy Bare, p. 65. 4/ The Inquest, p. 108. 5/ Teddy Bare, p. 65. 6/ The Inquest, p. 36.

A: No. 3/

Q: --ability to make it?

A: No, not at all. The Senator can swim that five or six times both ways. That may seem unusual, Mr. Dinis, except I have been with the Senator 30 years swimming and sailing and I don't know if you know the breakwater off Hyannisport, but we used to swim every day around that, the breakwater, and it is the only thing the Senator has done since his back injury, besides skiing. The real form of exercise for the Senator since the back injury is swimming.

And now, Mr. Markham--8/

Q: Were you concerned with the fact of whether or not (the Senator) would arrive safely on the other side?

A: No, I wasn't.

Let us note that this confidence was not dampened by their knowledge of Mr. Kennedy's (claimed) previous exhaustion, plus his having been clothed at least in a shirt and slacks, which would have offered some impediment, not to mention sneakers that can get quite heavy when filled with water (you can't keep it out, not ever. with your hands).

No doubt there are times, depending on varying factors, when that current is dangerously swift for a swimmer, even should he be Senator Kennedy. Whether it was so at approximately 1:30 a.m., which is within a few minutes of the time he alleges he made the swim, is subject to question, however. You see, they have funny water at Martha's Vineyard. It is funny in other ways than not being able to hold it back with your hands. Now, even a self-respecting Arizonian knows there are high and low tides (flood and ebb, if you want to be very nautical) at any place on the ocean. But that isn't enough at Edgartown; at times, at least, they have "double floods" and "double ebbs". This anomaly contributes to surface currents in that channel, which is considerably deeper than, the one at Dike Bridge, being quite different from those, say, six or seven feet below the surface. Since the body is essentially horizontal when swimming, the surface currents are the ones the Senator had to worry about. Coincidentally, at the same place where the map of Chappaquiddick Island was inspected 2 they have a book published by the U.S. Department of Commerce entitled Current Tables, 1969, Atlantic Coast of North America, and it gives all kinds of information about ocean currents, including at Edgartown. that at 0036 hours (1:36 a.m. EDST), when Senator Kennedy should have been in the water, the surface current was slack. (This is despite a high water time of 3:49 a.m., EDST.) No wonder Jared Grant, owner of the ferry and who was on duty the night of July 18th 19th, and who remained at the Edgartown ferry slip until 1:20, said in his testimony: "It was a beautiful night, very calm. The water was like glass."10/ The only way the subsurface current

^{7/} Remember Inspector Kennedy's eager response? Anomaly D, p. 27.

^{8/} The Inquest, p. h6.
9/ National Ocean Survey Administration, 30 Rockefeller Flaze, New York City.
10/ The Inquest, p. 83.

could have affected him would have been had he stopped swimming and treaded water so that his feet might have reached the tidal current. But treading water is just as fatiguing as swimming, and there was no mention of it, anyway. The classical maneuver tired swimmers resort to in order to rest is floating, which the Senator did mention in his response footnoted 12, page 11.

But for all the currents and tides in the affairs of Senator Kennedy, the ineluctable question arises: was the swim necessary?

It was not.

Mr. Grant, the ferry owner, had more to say. 11/

Q: Were you available for calls if someone wanted the ferry that night?

A: I was. Year round, we are on call 24 hours a day.

Q: And is there a public telephone that you are aware of also on Chappaquiddick?

A: Yes.

Q: When do you normally close down?

A: Usually, we close down at 12:00 (midnight).

Q: And if someone wanted you after 12, where would they call?

A: My house.

Q: If I am at Chappaquiddick and I want the ferry and you are not at the landing... If I use the telephone, where does this call get me, to your home?

A: Yes...there is a regular dial system and my number is posted.

with the number plainly marked, what view should we take of the "private" phone call to the Senator's dear old friend, Burke Marshall, the next morning from Chappaquiddick? (See Anomaly S.)

"It is the duty of the Court to seek out and receive any and all information and testimony which is relevant, pertinent and material to the question as to whether criminal conduct caused or contributed to the death..."

Yes, Judge, thank you. You told us that in your opening remarks (page 1).

And so now perhaps we should revert to the skepticism about the swim and see what we can see.

Well, it is certain that the Senator did NOT cross on the ferry. And if he didn't swim...? Well, still another report that did not find its way into the inquest was that a motorboat perhaps a little more than fifteen feet in length with three persons aboard was sighted in the Edgartown harbor about a half-hour later than the alleged swim. It was approaching a moored sailboat when, just after having been spotted, its lights and motor were suddenly cut. This proves nothing, of course, not even with an-

^{11/} Ibid. p. 83. 12/ Teddy Eare, p. 82-83.

other verifiable report that earlier that night a boat was stolen, but this is offered by some as the reason the Senator was seen at the Shiretown Inn at 2:25 a.m. in dry clothing (See Anomaly R).

What it is that imparts a lingering quality to these irrelevancies is portions of the testimonies of the Lyons sisters, Maryellen and Ann (or Nance). When asked about conversation with Messrs. Gargan and Markham after their return to the cottage at about 2:00 a.m., Maryellen said: 13/

A: We, you know, when they arrived, we asked them, you know, where they had been; what had happened. Oh, it was just, "Oh, don't even ask us, we have been looking for boats." It was confused.

Q: That they had been looking for boats, they said that?

A: That was one of the things they said,...

And Nance replied thusly: 14/

Q: Did Mr. Markham or Mr. Gargan indicate why Mr. Kennedy decided to swim when boats were available? (Could he have meant the ferry? --Auth.)

A: They said that they had been looking for a boat and couldn't find one.

Q: They, meaning Mr. Kennedy, Mr. Gargan and Mr. Markham?

A: Mr. Gargan and Mr. Markham, I believe.

Q: Had been looking for a boat?

A: Yes.

Q: But not Mr. Kennedy?

A: I don't--you know, they just said, you know, "We were look-ing for a boat."

Q: Was the purpose of the boat to assist the people at the party to get across, did you know?

A: No, I would assume that this was among the three involved.

Unfortunately the above (especially the last response) calls for more digging. We must ask why, and seek for the answer, such a boat if found would not have been for the benefit of all? As it was, ten persons (five men and five women) slept very uncomfortably in two rather small rooms. But merely by reviewing, one answer may be found for those willing to accept it in the Senator's well known humanitarian proclivities. He was simply, but bravely, striving to prevent further possible loss of life and/or serious injury. You see, had a boat been found (other than the ferry—at 1:30-2:00 a.m.?). and the Valiant returned for the remainder of the party, making several trips if necessary, the guestion of Mary Jo's whereabouts would dertainly have arisen, as well as why just the Valiant? The truth could not have been long suppressed and... well, the Senator told us his fears in his response footnoted 25, page 18.15/

^{13/} The Inquest. p. 102; see also p. 103. Thi/ Ibid. p. 109.

^{15/} The Senator evidently cared naught for the safety of Messrs. Crimmins, Tretter and LaRosa. But perhaps none of these gentlemen were long and dear friends of Mary Jo's.

The "tourist" was Russell E. Peachey, innkeeper of the Shiretown, whose testimony included the following.

A: /(Describing a portion of the Inn) ... The second floor has three units plus the deck ... Mr. Kennedy was on the second floor occupying space that entered off the deck area.

Q: Did you have occasion to see him sometime on the 19th?

A: I just happened to be standing in front of the office...

and I heard footsteps coming across the deck. There were no lights up there, so I just thought I would wait to see who it might be, whether the person had any business being up there or not; and the individual came down the steps, and as he (the Senator) touched the ground, he turned around the steps and I asked if I could help him.

Q: Did you recognize him?

A: It wasn't until I spoke to him that I realized who it was.

Q: There are no lights on the deck?

A: There is a light up there, but it seemed to me that someone had switched it off. I can't really say whether that light was on or not. If it is, it is kind of a floodlight that is focused down to the floor of the deck right near where the steps enter up on the deck and it is purely to light the steps just slightly up there.

Q: So what did this person say?

A: I asked if I could help him. He said, "No." ... He said he had been awakened by a noise coming from a party next door. He went to look for his watch, he couldn't find it, and wondered what time it was. I turned and looked in the office.

Q: He was awakened?

A: Right.

Q: What did you do?

A: I turned and looked in the office window at the clock and I told him it was 2:25.

Q: What did this person do?

A: Thanked me, turned and went back to the quarters.

The reader is now requested to read ahead as far as footnote 20 in the testimony, page 16. What can be more obvious than that one of these two gentlemen demonstrated a disregard for the truth? At least, the compleat truth? Reverting to the preceding response of the Senator's, there was no mention of anything but retaining full consciousness prior to the confrontation with Mr. Peachey. If he had not been awakened, as he claimed, what was his motive for making the false statement? (According to Mr. Peachey's account, is a furtiveness apparent here?) And if Mr. Peachey falsified, what could he possibly have expected to gain, or what could he have attempted to conceal? It may help the reader to decide which of the two accounts to accept by reviewing some of the respective testimonies.

By the way, with a throbbing headache does it seem more logical to look for an aspirin than trying to find out what time it is?

Let us avail ourselves again of the testimony of Ralph Hewitt, the ferry operator who was on duty Saturday morning, July 19, 1969. Mr. Hewitt had stated that he had taken Senator Kennedy and two other gentlemen (one of whom he recognized as Mr. Markham) to Chappaquiddick. Mr. Fernandes asked further--16/

- Q: And could you tell us where they went on . Chappaguiddick?
- A: They didn't go very far. They stood around the point over there.
- Q: Well, how long were you in their company or in their vicinity?
 - A: Oh, I would say approximately 20 minutes or so.
 - Q: And how did you measure this time to be 20 minutes?
- A: Well, I figured that I made two or three trips in between the time I took them over and the time I took them back.
 - Q: Do you know what they were doing?
- . A: They appeared to be just milling around, waiting for something or someone.

THE COURT: Did you see anyone use the telephone? THE WITNESS: No, I didn't.

- Q: They were not in the telephone area?
- A: They were in the telephone area...within 50 feet of the telephone.
 - Q: Did you have a conversation with Mr. Bettencourt?
 - A: Yes.
 - Q: What did he tell you?
- A: He told me that the car that went off the Dike Bridge had been identified as Mr. Kennedy's.
 - Q: And then did anyone relay that to Mr. Kennedy?
 - A: Yes--or not to Mr. Kennedy, but to Mr. Markham.
 - Q: And who did that?
 - A: I did.
 - Q: What did you tell Mr. Markham?
- A: I asked him if he was aware of the accident and he said, "Yes, we just heard about it."
- Q: And after you relayed that information to them, what did you do?
- A: I had passengers on the ferry; I went back and went to Edgartown.
 - Q: Did they go back with you?
 - λ: Yes.
 - Q: How long after you relayed that information?
 - A: Within a couple of minutes.

One must suppose, I suppose, that it took the information that the car had been discovered and it was therefore generally known for Senator Kennedy to "fully realize" what had happened. THEN he immediately reported the matter to the police, as he said in his statement a little later at the Police Station (p. 17). In The Bridge at Chappaquiddick (p. 131), we are given a slightly different, but more

^{16/} The Inquest, p. 81.

compleat and deftly recounted version of this excursion.

The Mr. Bettencourt referred to is presented as a well known personality in the environs of Edgartown and the recognized authority on the tides at Poucha Pond. (It was he who predicted that it would be slack that day at approximately 11:30 a.m., and thus it was.) Mr. Bettencourt had heard the news, also, and had come over in his car on the ferry. He recognized the Senator and walked over to the threesome and informed Mr. Kennedy of the fact and even offered him a lift to the bridge. It was declined, however, the reason given to Mr. Bettencourt being that he (the Senator) was returning to Edgartown.

But return immediately, he did not. Mr. Hewitt did not hear this brief exchange of words, and after the mentioned two or three Estrips he decided Senator Kennedy must still be ignorant of the tragedy and approached them. Mr. Kennedy, one would surmise, was not anxious to engage in conversation with Mr. Hewitt, as he managed to keep a little distance between them and he seemed to be gaining. Not easily daunted, however, Mr. Hewitt called out and asked if he had heard about the accident, but the people's White Knight had taken refuge among some cars that were parked in the area. At this point, former United States Attorney Paul Markham, in a flash of a flanking movement, leaped into the breach with his line, "Yes, we just heard about it." Mr. Hewitt was forced to retreat to the ferryboat at this and made preparations for the return trip. The Senator was quickly persuaded to come out of seclusion and they all went back to Edgartown on the very next trip. Upon arrival, Mr. Kennedy literally leaped ashore and was so determined to get to the Police Station with an absolute minimum of dribbling of the sands of time that he nearly knocked someone over who innocently, if carelessly, found himself in (See photo, p. 11B, Time, Aug. 1, 1969.) his path.

ANOMALY T (p. 17)

Someone connected with the inquest must have had reason to be curious about telephone calls the Senator might have made because a summons was issued to the New England Telephone and Telegraph Company, which was responded to by their general accounting supervisor, A. Robert Malloy, who followed Senator Kennedy on the witness stand. Mr. Malloy was accompanied by Charles R. Parrott, Esq., attorney in behalf of the Telephone Company.

Even Judge Boyle had a little difficulty with some of Mr. Malloy's responses that concerned the Telephone Company's billing system. After shaking out the ashes, telephone subscribers can have any number of billing account numbers they wish (if they can afford it) all over the country. Moreover, any number of credit cards can be isched authorized by the subscriber, of course, making telephone calls chargeable by holders of these cards to that specific number. Mr. Kennedy has such a credit card and he has several billing account numbers, as well. Mr. Malloy said he had been able to investigate "three of (Mr. Kennedy's) accounts, one in Boston, one in Washington and one in Virginia." He brought with him only the original records for Boston, however, and it was understood that this number was in

the Senator's name, alone. Mr. Dinis asked: 11.

Q: Now, with regard to your records, do they show any calls emanating from Chappaquiddick or Edgartown?

A: Yes, they do, sir.

Q: Will you produce the records that show those specific calls emanating from Edgartown or Chappaquiddick for those particular dates, July 18th and July 19th?

MR. PARROTT: If I may address the Court at this point, your Honor, there is some primary evidence...or basic cards that are made by the telephone operator at the time the call is placed. Mr. Malloy has just about all of these with him as to calls originating in the New England area... To assist the Court, he has made a compilation which I think would be helpful..in their chronological time sequence from July 18th to July 19th.

Q: Would you explain this sheet showing the calls that were made as to what times of the day they were made?

. A: Yes, sir. Like this first one-- On the 18th, was made at 10:08 a.m. and it lasted for one minute and 20 seconds. That was a call from Edgartown...to Arlington, Virginia.

Q: That this (another call.--Auth.) was made at 12:30 p.m. that day?

A: That is right.

Q: This at 6:39 p.m.?

A: That evening, yes, sir.

On the 19th, the first one was 10:57 (a.m.).

Q: And that call lasted 23 minutes?

A: Twenty-three minutes and 54 seconds, sir.,

THE COURT: I ask this guestion now. You do not require the person initiating the call to identify himself?

THE WITNESS: No, sir.

THE COURT: In other words, anyone can use my credit card

if they know the number?

THE WITNESS: Yes, sir.

For so brief an interrogration (even without a small amount of judicious editing, in the author's opinion), the foregoing is fairly burgeoning with anomalies. First, let us note that although the records could pinpoint calls emanating from either Chappaquiddick or Edgartown, the initiating point, (Edgartown) of only the first call was mentioned, along with the distant point. And it is most noteworthy that not only do those operator's original call cards indicate the originating city or area, with the distant point, they show the precise number of the telephone instrument from which the call was made, along with the distant number called. What this means simply, is that the pinpointing with respect to location can be very exact. It is recommended that this be remembered, as it

Next, since the Senator did not arrive in Edgartown until approximately one o'clock Friday afternoon, the 18th, we may safely infer that at least one other member of the party who arrived earlier was a credit card holder for his Boston number and that that

^{17/} Thid. p. 13.

Fifth Call

At 5:04 a.m., the Marshall & Hamilton office was called again and the conversation period was three minutes.

Sixth Call

At 5:54 a.m., which indicates the nervous callers were awake throughout the night, a call was placed to (202) 393-3111, the telephone number of Kennedy's brother-in-law, Stephen Smith, in Washington. This significant call consumed 27 minutes.

Seventh Call

At 5:28 a.m., the dismayed callers at the Shiretown Inn telephoned Theodore Sorenson again and spoke for 21 minutes, a possible indication that the Kennedy advisor had been surely reached.

Mr. Sorenson was quoted in the establishment's controlled press on August 25 as having denied that telephone calls were made in the early hours of July 19, after the incident. Mr. Sorenson stated, "No telephone calls were made that night, and since I was supposedly the recipient to two of them, I'm in the position to know."

Such existing knowledge of long-distance calls are placed to Mr. Sorenson obviously proves the inaccuracy of his statement. (The preceding sentence is verbatim from the story. Its awkward structure indicates another typesetter's error, or some such similarity.--Auth.)

Eighth Call

At 6:04 a.m., again in the early hours of July 19, the anxious callers again dialed (212) 935-8790, Mr. Sorenson's private number, and the length of this conversation was seven minutes.

Ninth Call

The next call, placed at 6:56 a.m., lasting one minute only, was the third call made to (202) 223-9600, the Washington, D.C. number for Burke Marshall. Evidently, Mr. Marshall was still unavailable, or perhaps uncooperative.

Tenth Call

At 7:19 a.m., a fourth call was placed to Burke Marshall. The length of the call was two minutes.

Eleventh Call

Nearly an hour later, at 8:14 a.m., Theodore Sorenson was called for what was evidently the Fourth time. The conversation which took place this call lasted 42 minutes, the longest call of the night.

Twelfth Call

other-in-law Stephen Smith was again called for the second time at 9:01 a.m. This call consumed 11 minutes.

To be sure, a couple of anomalies appear in this detailing besides the digital error in the cottage telephone number. The careful observer may already have noticed that the sixth and sev-

enth calls are in reverse order. Neither of these is hardly worth mentioning, they are so minor, but Kennedy-campers are certain to pounce on the overlapping of times between the properly placed seventh call (5:54 to 6:21) and the eighth call, which began at 6:04 and ended at 6:11. The obvious question generated by this information is how Mr. Kennedy, or anyone else, could have made that eighth call when he was still carrying on the seventh and did not hang up until ten minutes after the eighth call was supposed to have terminated? That looks like a real stickler and no claim is made here for the absolute answer, but two reasonable conjectures can be offered. The first is that the eighth call was made by another party than the one engaged in the seventh. Who this might have been is an open question. Is it possible that one of the other five men went back to Edgartown with the Senator, theirs and other testimony notwithstanding? (Perjury was commonplace during that inquest.) It is doubtful. The one remaining, visible candidate is Joseph Kennedy III, the Senator's 'teen-aged nephew. Young Joe certainly was in Edgartown that night, Jack Olsen21/ tells us, which appears to be supported by the District Attorney's interest, when questioning Mr. Kennedy, in whether Joe III had also stayed at "Not to my knowledge", was the reply. 22/ the Shiretown Inn.

The alternate possibility seems at the moment to be the more plausible. That is, that the 5:54 call to Mr. Smith did not last 27 minutes, but only seven. And it would also seem that the error in the length of the call occurred before it reached the Graphic.

Pursuing this avenue, let us note that the eighth call was to Mr. Sorenson (who later defended the trip to Chappaquiddick to make a telephone call) and it is doubtful that anyone but the Senator would have conversed with that gentleman for seven minutes. Could it have been advantageous to have both parties on the line simultaneously? Perhaps, but this would have required two separate and virtually adjacent telephone instruments, unless a "conference" 🦠 call was arranged, which is most unlikely. An informational squib abridged from the detailing of the sixth call, above, seems to fit well enough with the deductive speculation that the error was in. the length of the call. It was: "Throughout the past decade, Mr. Smith publicly has been referred to as an 'errand boy' for the Kennedy brothers. How does one justify conversing at six o'clock on a Saturday morning (even this one) for 27 minutes with his errand And it was hardly a family chat.

Whatever the explanation for these detailing anomalies, errors of greater magnitude and consequence have been committed in publications of greater magnitude. And if the Presidential Hopeful ("Happiness is Kennedy in '72"--or at least in '76) was so nervous at the Police Station as to require assistance in dialing, may we not assume some understandable trepidation on the part of those involved in making this information public and been so affected by it? Let it be remembered that the date of this issue of the Graphic was almost exactly three months prior to the beginning of the inquest, and let us note the things that do line up properly, such as the admitted desire and attempt to call Burke Marshall and the actual

^{21/} The Bridge at Charcacuiddick, section, The Edgartown Regatta. 22/ The Inquest, p. 3.

calls alleged to have been made--four of them. (Who accepted those calls at a business office at those hours? Or is there one of those nighttime automatic switching devices that relays incoming calls to another number?) And then there was the acknowledged call; to Mr. Smith and the two the Graphic claims were made.

Suppose we take this 9:01 call and develop it from the standpoint of all visible ramifications. The Senator admitted having a made one call after eight o'clock to Mr. Smith to find out Burke Marshall's telephone number (after having made four earlier ones) from the public telephone at the Shiretown Inn. Did this require Assuming complete error on the part of the Graphic eleven minutes? for the sake of argument for the moment, did the Senator never hear of calling Directory Assistance (formerly "Information") to obtain telephone numbers in distant cities? It's easy. You dial: code) 555-1212. Instructions are usually in every public telephone booth or on the telephone instrument. This call matches with the Graphic. At 9:12, Messrs. Kennedy, Gargan and Markham sprinted to the ferry slip just down the street, and arrived there probably by 9:15, where the ferry was luckily waiting. This is close enough to ferry operator Ralph Hewitt's estimate of "in the vicinity of 9:00 o'clock" as the time the triumvirate came aboard. (Would anyone like to guess why both Messrs. Gargan and Markham were necessary as traveling companions to make a phone call?) The ferry run is no more than 200 yards across, and even if the current was swift on that crossing we could expect an arrival and debarking at Chappaquiddick of no later than 9:20-9:25. Now we add the "20 minutes or so" Mr. Hewitt says they were "just milling around" on the point over there and we get 9:45 as the latest for casting off, Edgartown-This would allow time for the Senator to reach the Police Station, as he guessed, "some time before 10:00." It is also very near the ferry slip.

But we have to go back to Chappaquiddick and we have to review a little in past testimony now. At the opening of the Afternoon Session, Mr. Kennedy said he had made a phone call from Chappaquiddick with the "intention of reaching Mr. Burke Marshall", but that he had not reached him. Now let's go back to the discussion of Anomaly S (p. 43) and recall the Court asking Mr. Hewitt if he saw anyone use the telephone. "No, I didn't", was the reply, although they were "within 50 feet of the telephone." The defense against this is so the telephone. simple that the Senator's chief counsel at the inquest, Edward B. Hanify, Esq., would doubtless delegate it to a junior associate: Senator Kennedy had not been under constant surveillance by Mr. Hewitt during this period and the call had been made, or attempted, during one of the several runs back to Edgartown that had been acknowledged and when Mr. Hewitt obviously could not have observed it. TAh, so. Nolo contendere. But did this take 20 minutes?

Now we must reach ahead for bits of the testimony of Messrs.

Cargan and Markham regarding this signal event. With Mr. Gargan on the stand, Mr. Dinis asked: 23/

Q: Now, did you have any conversation with the Senator and Mr. Markham on the Chappaquiddick landing that morning?

A: No, not to any great degree. The Senator did all the talk23/ Ibid., p. 37.

ing and that was basically on the phone. After he finished, I think it was I that suggested that Paul go with him to the Police Station; that I would go to the cottage, tell the girls what had happened and take them back to the Katama.

And Mr. Markham obliged with this version: 24/

A: The Senator wanted to know where he could call. He said he didn't want to use that phone at the hotel there. He wanted some degree of privacy and there were going to be people around. So, Joe told him that there was a telephone on the Chappaquiddick side.

- Q: And so you went with him to the ferry and crossed to Chappaquiddick?
 - A: Right.
 - Q: And what happened there?
 - A: He called Dave Burke.
 - Q: He called Dave Burke?
 - A: Right.
 - Q: Did he speak with him, do you know?
 - A: Yes.
 - Q: And do you know whether or not he called Mr. Marshall?
- A: No, I don't think he called Mr. Marshall. He only called Mr. Burke and asked Mr. Burke to try to get ahold of Mr. Marshall and he wanted to talk to him and just to stand by. The place was going to be flooded with calls pretty soon and to get down to the office and to notify Burke Marshall.
 - Q: Then what did he do? 🤝

A: Then he concluded the telephone conversation. I said, "Do you want me to go to the Police Station with you?" He said, "Yes." He said, "Joe, you had better go tell the others what happened."

Isn't it interesting that none of these three mentioned the brief confrontations with Messrs. Bettencourt and Hewitt? The first, in particular, having been omitted, why was it anticipated that "the place was going to be flooded with calls pretty soon"? And if the name, Dave Burke, is new to the reader, Mr. Burke is an administrative assistant to Mr. Kennedy, and it may be noteworthy that at no point in his testimony did the Senator mention Mr. Burke.

Should we ask why it took some twenty minutes to make a phone call, the time Mr. Hewitt estimated they were there? It did not take that long. Let's remember that they appeared to be "just milling around, waiting for something or someone." Could that "something" have been an incoming phone call? --perhaps from the much sought Mr. Marshall, resulting from the 9:01 call to brother-in-law Stephen Smith? That would certainly establish the previous knowledge not only of the existence of the existence of the telephone on the Chappaquiddick side, but the number that might have been given to Mr. Smith for relay to Mr. Marshall (remember the "swim" and the "looking for boats" matter?).

^{24/} Ibid., p. 47,48.

So, may we surmise that perhaps the original intention in going to Chappaquiddick was to receive and not to make a phone call and that, if one was indeed made, it was after Mr. Bettencourt enlightened the Senator regarding the discovery at Dike Bridge? In this vein, remember that the ferry made two or three round trips before Mr. Hewitt catalyzed them into returning.

Now we flashback to Mr. Malloy, as he explained the information on the sheet concerning "just about all" of the calls that emanated from the Edgartown area that were billed to the Senator's "On the 19th, the first one was 10:57." Boston account: approximately approximately an hour and a half after the time of the alleged call from Chappaquiddick and almost two hours after the one from the Shiretown Inn (9:01) "to get Mr. Marshall's number." And we recall that, although he had examined the records of Mr. Kennedy's Washington and Virginia billing accounts as well, he had brought only those records of calls charged to his Boston number. Or would you prefer to believe that both the call from the Shiretown and the one from Chappaquiddick a half hour later (?) were paid for in nickels, dimes and quarters? (Let this be perfectly clear before leaving this discussion: Both Messrs. Malloy and Parrott are honorable men--so are they all, all honorable men (and women).)

Now another flashback--to the discussion of Anomaly R (p. 42). Do you still believe the Senator didn't know what time it was, that he couldn't find his watch, dressed and went out looking for a clock or someone with a watch? Or would you rather believe he was looking for a telephone? (The Shiretown evidently does not have telephones in each room, or the switchboard was understandably closed at that hour; else, why should the 9:01 call have been from a public phone?) Would the Senator want to admit this to Mr. Peachey, whom he neither expected nor wanted to meet? After Mr. Kennedy returned to his room (with the knowledge of the time), did he wait a half-hour for Mr. Peachey to leave for the night, then go back down to the deserted lobby and make the 2:54 a.m. call in an attempt to reach his dear old friend, Burke Marshall? Did he then return to his room for a couple of hours, where he "almost tossed and turned" and paced the room wondering what to do about the accident and grieving for the loss of a devoted friend?

Whatever the answers to these questions, do you have a better understanding of why the Senator said (footnoted 19, p. 15) that he "never really went to bed that night?"

By the way, if his watch wasn't waterproof, it wouldn't have done much good if he had found it. Or did he "forget" it early in the evening as he left for the cook-out? Or would it have been run down by that time, in any event?

ANOMALY U (p. 18)

This is one of several anomalies that must be shared with Senator Kennedy, Judge Boyle being one, the extent or degree being arbitrary. It refers, of course, to Mr. Dinis's having just asked Mr. Kennedy if he had, indeed, done what he claimed in his statement with regard to notifying the police. He was at the very sword-

point of having to face obvious perjury when his Honor intervened, as he did on several other occasions.

What is more apparent than that the Senator had "fully realized" what had happened, even, for the sake of argument, accepting; his questionable account of events? One of the defenses was an affidavit from Robert D. Watt, M.D., with offices at Cape Cod Medical Center, Hyannis. Dr. Watt stated that he had visited and examined Mr. Kennedy on July 19, 1969 (obviously, the afternoon) and diagnosed "Concussion, contusions and abrasions of the scalp, acute cervical strain." He said further, "The diagnosis of concussion was predicated upon the foregoing objective evidence of injury and the history of the temporary loss of consciousness and retrograde amnesia. Impairment of judgment, and confused behavior are symptoms consistent with an injury of the character sustained by the patient."

It is most apparent that Dr. Watt did not question the history as it was given.

Another conceivable defense is to draw a rough parallel with certain boxers, for example, who have been known to fight several rounds they were subsequently unable to recall. In such instances-and no doubt there are others not limited to boxing--the seemingly intelligent actions of the individuals were due largely to condi-They were engaged in activities for which they had tioned reflex. undergone intensive training as to courses of action under varying circumstances. In other cases, actions for which there was subsequent amnesia may have been due to extensive repetition, which is merely another form of conditioned reflex. But such was not the case here in either instance. Consider, for example, that rationality was required to go to the cottage for assistance, having recognized his own limitations. And let us recall a portion of his dramatic response, footnoted 17 on page 13, where he said, "A lot of different thoughts came into my mind at that time about now 1: was going to really to be able to call Mrs. Kopechne at some time in the middle of the night to tell her that her daughter was dead.. * Is this not full realization? Does it indicate "confused behavior" when (he said) he instructed Messrs, Gargan and Markham ."to take a care of the girls" and that he would "take care of the accident" just before plunging into the channel at the ferry slip (?)? he been in a state of shock, with impaired judgment, would these two gentlemen not have noticed it immediately, such as when he gave "suggestions" to them in their diving attempts a full hour previously at the outset of the resumed attempted rescue operation? (See response footnoted 15, page 13.) And they had no qualms whatever about his ability to swim the channel.

In Edgartown, Mr. Peachey saw nothing unusual in his bearing or manner; it was what he was doing, not how (?), that had aroused his curiosity. Neither was there any suspicion of drunkenness.

As if the preceding were not enough, there was his behavior following daylight—those he met and talked with before the trip of Chappaquiddick (p. 15, following the response footnoted 19).

Once again, Jack Olsen recounts in his finest style of the casual, leisurely manner in which the Senator went about these early morning chance happenings. That, of course, was necessarily only hear-

^{25/} The Inquest, pp. 90,91.

^{26/} The Bridge at Chappaquiddick, section, "The Morning After."

say, but we can find sufficient evidence for credibility from two sources in testimony given at the inquest. The first of these was from Mr. Ross Richards, one of the Senator's yachting comrades, who also, by chance, had a room practically adjacent to Mr. Kennedy's at the Shiretown. Mr. Fernandes asked Mr. Richards: 27

Q: Now, did you have occasion to see the Senator or Mr. Kennedy at approximately 7:30 on the 19th?

A: Yes, sir.

Q: Would you tell us where you saw him?

A: I was entering from Water Street, taking a left into the cottage at Shiretown and he was walking in a westerly direction towards me and I was walking in an easterly direction.

Q: And did you have a conversation with him at that time?

A: At that time we said, "Good morning", and he turned and I kept walking, nodded and said, "Good morning", and he turned and walked with me.

Q: What was the conversation at this time?

A: It was about the prior race the day before, I happened to win the race and he congratulated me on it and we discussed that back and forth for maybe ten or fifteen minutes.

Q: So you walked and discussed this matter and then you went up to the porch or deck which is adjoining both rooms and you also discussed this?

A: Right.

Q: How long were you in his company all told?

A: It was until 8:00 o'clock.

Q: So, would it be safe to say approximately half an hour?

A: Half an hour.

Q: And within this time you had conversation with him?

A: Yes.

Q: About the races and anything else?

A: And the weather. It was a nice day.

Q: Was there any discussion about Chappaquiddick Island?

A: There wasn't a word mentioned of Chappaquiddick: A

Q: Were you joined by anyone?

A: Stanley Moore followed behind us and he was sitting on the porch with us.

Q: And he, too, shared in this conversation?

A: Yes, sir.

Q: Now, what observations, if any, did you make of the Senator at this time as to any injuries, his appearance or attitude?

A: I didn't notice anything out of the ordinary.

Q: You noticed nothing out of the ordinary in his speech?

A: In his speech, no.

Q: In appearance?

A: In appearance, no.

Q: Now, did anyone else join or come onto the deck during that time?

A: My wife came out around 7:50. She heard us talking out there and we were about to go to breakfast, so she came out and sat for five or ten minutes.

^{27/} The Inquest, pp. 38,39.

Q: Did anyone else come?

A: No, sir.

Q: Were you ever joined or see Mr. Markham or Mr. Gargan that morning?

A: Mr. Markham, Mr. Gargan-- I remember the bell at 8:00 o'clock. It rang and we asked the Senator if he would like to have breakfast with us and he said, no, he wouldn't, but he may join us later, and at that time Mr. Markham and Mr. Gargan--

Q: May I stop you? -- You said the Senator discussed the possibility of joining you at breakfast later?

A: Later.

Q: And then you say Mr. Markham and Mr. Gargan came on the deck?

A: Yes, sir.

Q: What happened when they came up on the deck?

A: They went directly to the Senator's room and opened the door and he followed them into the room.

Q: Did you see them confer?

A: No, I didn't.

Q: They did not confer prior to entering the room?

A: They did not.

Q: Did you see them leave?

A: No, I didn't.

Later that day, Tuesday, Mr. Markham gave the following as his version of the episode. 28/ It could not be as complete, but 'tis enough. He was asked where in the Shiretown he went upon returning to Edgartown that Saturday morning.

A: I went in along the side up into the back courtyard there.

I went up the back stairs to the porch which was outside of the room, where the Senator's room-

Q: And where was the Senator when you saw him?

A: He was seated out on the porch at a table.

Q: Who was with you at this time?

A: Mr. Gargan.

Q: What did you do upon arriving there, what did you say?

A: I didn't say anything. I went up the steps. I saw the Senator seated there and it was obvious to me at that time that nothing had been done.

Q: Well, how was it obvious to you that nothing--

A: Well, there was no commotion. There was no--he was just seated there at the table.

Q: Alone?

A: No. I remember Mr. Richards being in the immediate vicinity and also another gentleman.

Q: Was it Mr. Moore?

A: Moore. Stan Moore, right.

Q: And did you have a conversation at that time? *

A: At that point, no. I went directly to the door of the room where he was. It was locked. I think he told Joe Gargan that he

^{28/} Ibid., p. 47.

had left the key inside and closed the door and Joe went down and got another key and returned.

If this portion of Mr. Markham's testimony is the truth, the whole truth and nothing but the truth, and if the Senator's locking himself out of his room (who doesn't do this occasionally?) indicates confused behavior and impaired judgment, then we must accept Dr. Watt's opinion without question.

With further reference to Dr. Watts and his affidavit, and to strive to match Senator Kennedy's assiduousness and desire for compleatness, it would be in order to mention that Judge Boyle rejected the affidayit "because he considered it to be immaterial and not pertinent. *29/ With the affidavit subjected to close scrutiny, however, this rejection increases Judge Boyle's share in this anomaly, the ex-

position of which again requires a little review.

We must revert to Senator Kennedy's testimony, page 8, and the response footnoted 7. This, of course, was reiteration of the same declaration made in his statement at the Police Station (page 17), as well as in his famous radio/TV "explanation", which was, essentially, "I have no idea how I got out of that car." Dr. Watts mentioned "retrograde amnesia", it will be recalled (page 53, footnoted Perhaps, like the "double floods" and "double ebbs" they have in the tides at Edgartown, there is something like "double retrograde." This will be more clearly understood (or will it?) if we refer to the specific "history" Dr. Watts referred to, apparently **as i**t was given to him.<u>30</u>/

The history of the present illness was as follows: Senator) stated that he had been in an auto accident last night on Martha's Vineyard. The car went off a bridge. There is a lapse in his memory between hitting the bridge and coming to under water and struggling to get out. There was a loss of orientation -- at the last moment, he grabbed the side of an open window and pulled himself out. He was not clear on the events following but he remembered diving repeatedly to check for a passenger -- without success. He went for help and returned. Again, effort to rescue passenger was without success. He was driven to the ferry slip and swam to the main body of land. went to his hotel where he slept fitfully until 7:00 a.m.

Retrograde amnesia? Well, in his talk with Dr. Watt, Mr. Kennedy evidently had amnesia for having told Police Chief Arena in that unsigned statement he collaborated with Mr. Markham on that he had "no recollection of how (he) got out of the car", and that was only a matter of hours earlier. Then, on radio/TV he reiteraled the denial of how his escape came about, evidently having experiesced amnesia(for what he told Dr. Watt. The amnesia was ungo althoughly still in force during the inquest. This sounds more like "oscillating" /amnesia.

But anomaly seems to beget anomaly. Note the alleged "loss" of orientation. " In what way? The Senator fully realized that he was upside-down ((page 7) and he remembered clearly enough the direction the tidal current swept him (he said), and even drew dia-

Toid., p. 39. 30/ Ibid., p. 90.

grams and sketches of his movements--where he dove, and the position of the submerged Oldsmobile in relation to the bridge. He experienced no difficulty in finding the cottage on foot. Just what kind of orientation did he lose?

And shall we note, again for the sake of compleatness, that in Dr. Watt's account the window was open, whereas, on the witness stand (page 7) he said the window was closed. (That he reversed this on the very next page and said it was open is further indication of "oscillating" amnesia.)

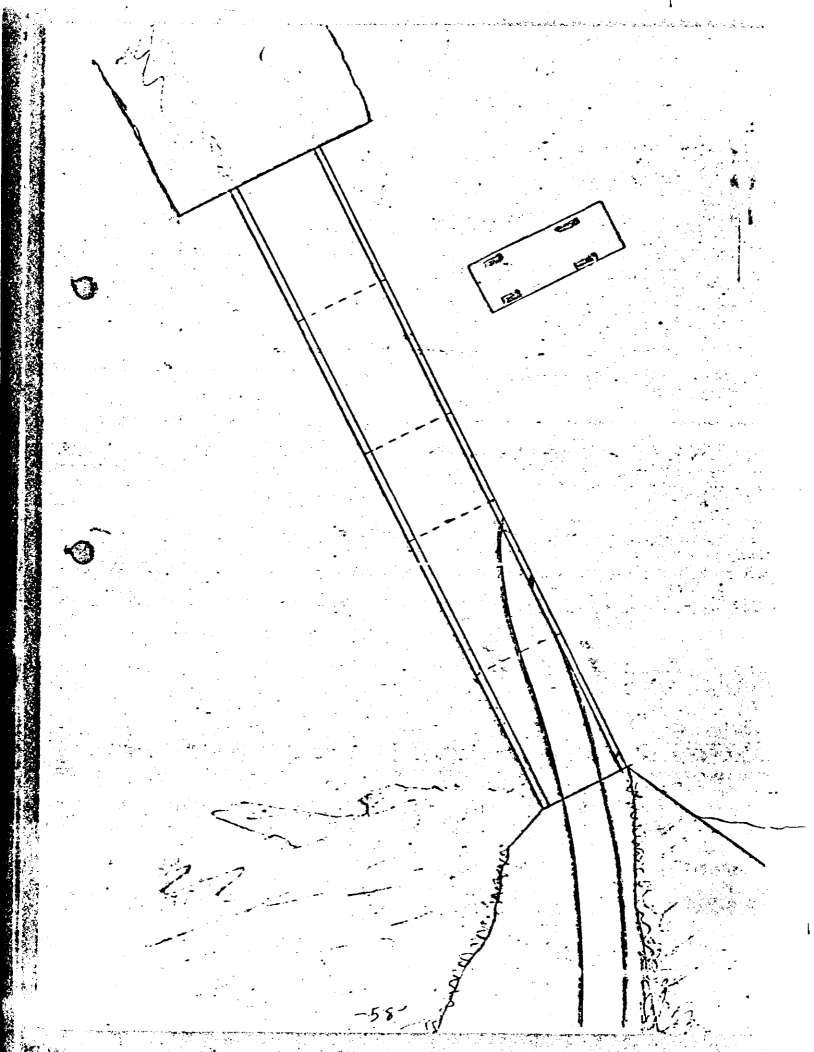
Finally (?), we note the statement that after returning to his hotel he "slept fitfully until 7:00 a.m." This is more anomalous, of course, but we must remember that Mr. Kennedy was not under oath when he gave that account to Dr. Watt. However, one may notice that he snapped out of it rather quickly and without much difficulty when Mr. Richards' testimony is considered.

This fits well enough in the schedule of telephone calls detailed by the New York Graphic, please note (Anomaly T). He met Mr. Richards at approximately 7:30 a.m., which means he could have just made the tenth call at 7:19. Then, after going into the room at approximately 8 o'clock, he could very easily have made the eleventh call, after conferring with Messrs. Gargan and Markham, at 8:14. This over at 8:56, he went downstairs and made the call from the public phone at 9:01. These first two calls mentioned, at 7:19 and 8:14, would be predicated on a telephone in the room and the switch-board now open. Mr. Tretter's testimony 1 fits well enough, too, as he recounts how he unintentionally intruded into the room to find that it was a "private thing" and was requested to leave. This was a few minutes after eight.

There is an insistent question concerning this matter of the Senator notifying the police when he had "fully realized what had happened." First, however, a supposition or two are necessary. We recall that Mrs. Malm called the police because two boys had knocked on her door that morning and told her there was a car upside-down near the bridge. Then word got around rather quickly and Mr. Bettencourt heard about it, who, in turn, informed Senator Kennedy, who thereupon shortly after fully realized that his identity as owner of the car would become known from the license number being checked (it was, in fact). Now then, suppose the two boys had not decided to go fishing (that is what took them to the area) that Saturday morning and that no one had crossed the bridge. Or, suppose that, instead of being remarkably clear, the water around Martha's Vineyard was very muddy and the car had not been visible, not even at low tide.

Question: How long would it have been before the Senator deciled to notify the police? If this question seems unusual, let us remember that he told Mr. Richards that he might join him and his wife for breakfast "later." And shall we also remember that the intermation first given out to the members of the party was simply that they "couldn't find Mary Jo?" She was "missing."

31/ Toid., p. 18.



Mr. Gebhardt

1- Mr. Long

1- Mr. Nuzum 🥍

Mr. Eardley

(139-166)SAC, WFO

5/31/73

PROM: Acting Director, PBI (139-4089)

Personal attention

JAMES WALTER MC CORD. JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL Committee Headquarters, 6/17/72 Intercrition of Communications

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 🥳 6/30/80 DATE_ BY SPO TAPI JEMION

ReButelcal 5/30/73, and urtelcal 5/30/73.

Airtel

Hiss Maria Suchy, a secretary in the Cryptanalysis Gambling - Translation Section, Laboratory Division, has advised that her flance, Harry Schwab, is a NPD officer assigned to the Mobile Crime Lab. Recently, she and Schwab? Who are engaged to be married about 6/6/73, watched a 🎏 🐉 television program dealing with captioned matter. Schwab, said "it would all come out and the Republicans will end upsmelling like a rose."

Miss Suchy challenged Schwab about this and he related to her that he had seen a book in the MPD Property Department which was either found on the floor at the DNC or in the possession of one of those arrested. Schwab saw this book 🖦 🦨 which was open and had a notation that read something like a Freceived from Cuba, \$50,000 payable to George McGoverm. * 🤲 Schwab told Miss Suchy he did not want to say anything about this and that if he were asked he would deny any knowledge, He said the Watergate case was not assigned to him and if he. Mwere contacted and talked about what he had seen it would? seem as if he were prying into the case out of curiosity. ie said the book was Xeroxed by MPD so there would be a copy if the original was destroyed. 🚓 🗈

AND THE PROPERTY OF THE PERSON AND T Tou are instructed to immediately contact Schwab and thoroughly interview him concerning this matter. In the event he refuses to be interviewed, immediately bring this matter to the attention of AUSA Silbert for his consideration of bringing Schwab before the Federal grand jury at once.

Advise Bureau results of this con

NOTE: See memo Long to Gebhardb 5/31/73, CAN/amm captioned

CAN/amm (7)

TELETYPE UNIT []

Mr. Miller, E.S. Mr. Soyars

Mr. Walters . Tele. Room Mr. Baise. tr. Barnes Mr. Herington

May 30, 1973 39 4089 222 Hiss Louise Chamberlain 1841 Camino de los Robles Menlo Park, California 94025 Dear Miss Chamberlain; This is to acknowledge receipt of your communication with enclosure, on May 24th. Thank you for the advice on what I can do with my feet. I am enclosing a copy of my letter of May 15th to the Honorable George P. Shultz along with a copy of the May 24th column by Nick Thimmesch of the "Los Angeles Times Syndicate." Sincerely yours MAILED 5 William D. Ruckelshaus MAY 3 1 1973 William D. Ruckelshaus Acting Director Enclosures (2) 1 - Press Services Office - Enclosures (2) Bufiles contain no record identifiable with correspondent ACD mks (4) ALL INFORMATION CONTAINED AEREIN IS UNCLASSIFIED 4. Glad 80 18 BY SP TAP Jan 1 9m dr. Soyare k, Thempice Mr. Watters Tele. Roos Mr. Baise Ur. Baines Mr. Heriugion

Anna Space / Los Angeles, California 9:053 / Telepho

THE NICK THIMMESCH COLUMN

RELEASE DATE: Thursday, May 24, 1973

by Nick Thimmesch

WASHINGTON--Can humor save us from the Watergate plague? The waterbugs leave us infected. The symptoms are feverish highs of excitement over revelations followed by lassitude in realizing our government is quite ill.

A willingness to joke about the Watergate depends on where a person is. The closer he is to the scandal, the less likely he'll be funny about it. No ha-ha's from John W. Mitchell, Maurice Stans, H.R. (Bob) Haldeman and John D. Ehrlichman, John Dean and the others whose names dance on and off front pages and television screens.

A short while back, when he was briefing the press on the 1969 White House wiretapping episode involving members of Dr. Henry A. Kissinger's staff and newsmen, acting FBI Director William D. Ruckelshaus kidded that he almost had to arm wrestle the Secret Service agents at the White House to get the missing wiretap records.

Newsmen in the room roared with laughter because it's been so damn exhaustingly serious around here that any funny can get a laugh.

EHCLOSURE.

(MOKE)

139-4089 2226

Page Two :.. THE NICK THIMMESCH COLUMN ... May 24 ... a laugh.

Ruckelshaus was quickly chastised by a spokesman for the Secret Service, somewhat the way Molly used to tell Fibber, "T'aint funny, McGee." The Secret Service bureaucrats, missing the jest, soberly denied that Ruckelshaus had to resort to physical force to get those precious records.

Undismayed by the official reproval, Ruckelshaus wrote a wry letter to Treasury Secretary George P. Shultz, the ultimate boss of the Secret Service, explaining that his wisecrack was "an effort at hyperbole at a time when reality cannot absorb exaggeration (which is no exaggeration, either). Sturdy Bill Ruckelshaus made a low bow and a promise to restrain his "penchant for levity," and concluded: "The gloves were never donned, the fighters never introduced. In short, the bout never occurred." Hopefully, the solemn Mr. Shultz is satisfied.

It was far less solemn at the Justice Department the other day when departing Atty. Gen. Richard Kleindienst gave a luncheon for press friends. Kleindienst pretended to look under the table for "bugs" so all would feel comfortable, and he got a good laugh for that. Meanwhile at Herb Klein's office, a secretary assured me that she "didn't drive the getaway car from Watergate."

(MORE)

Page Three ... THE NICK THIMMESCH COLUMN ... May 24 ... Watergate."

chuckles. Perhaps the best practitioner here is Mark Russell, the stand-up comedian at the Shoreham Hotel's Marquis Lounge.

In rapid-fire patter which should draw admiration from Bob Hope (but won't for obvious reasons), Russell unloads:

"When you phone the White House these days, folks, you hear a recording of 'Taps' and then the operator says, 'Oh, what a tangled web we weave.'

"John Wayne is implicated now. They found a hoof print in front of the Watergate.

"What are we going to do? The most virtuous man close to the President is Frank Sinatra.

"You know, in five years with L.B.J. we had only one bobby Baker. Now we get one every hour and a half.

"Did you hear about John Mitchell? He and Martha are looking for a new apartment in Toronto.

"McGovern knew he was being bugged when he picked up grapefruit and got a dial tone. Eleanor McGovern said that every night before retiring she says good night to Bebe Rebozo who's under the bed.

(MORE)

Los Angeles, C in nia

Page Four ... THE NICK THIMMESCH COLUMN ... May 24 ... the bed.

"Former Democratic Chairman Larry O'Brien is really worried. He sneezed the other day and the wall said, 'God bless you.' When he goes to shave in the morning, he looks in the mirror and there's Dick Kleindianst saying, 'Can I borrow your Right Guard?"

Off stage, Russell says that in his 12 at the

Shoreham he's never had a month like the last one. The room is

jammed. Customers including those identifying themselves as

Republicans can't get enough of Watergate humor. "In terms of

material," says Russell, "it's the best story in all the time I've

been here."

Across the lobby David Frye, the best voice and facial mimic in the republic of President Nixon, seems tortured when he does his act. Frye screws up his face to look like Nixon's and asks in authentic Nixon voice, "Is this the face of a wrongdoer? I told you I'd get crime off the streets. I've put it all in the White House where I can watch it. Six times this week I submitted my resignation and after careful consideration six times I turned it down. On the seventh day I rested. People have implied that I have been involved in Watergate. Let me say this. As you all know I'm not mechanically inclined.

(MORE)

Los Angeles Timas Syndicate
Los Angeles, (nia

Page Five ... THE NICK THIMMESCH COLUMN ... May 24 ... inclined.

I'm innocent, let's make no mistake about that. But I need '

time to prove that so I come before you tonight to ask for a

third term."

But at the end, Frye, who is so far into Nixon's personality that he suffers when Mr. Nixon does, disclaims any malice and speaks of the "big people I have mimicked tonight." Frye seems to feel sad that he has to do this to the President. Tragedy and humor are so close.

Copyright 1973, Los Angeles Times

	microstanico e all'escape per accesi construi Productivo de la Maria anna della	1
DEFICE OF ACTING DIRECTOR	MR. FEE	
FEDERAL BUREAU OF INVESTIGATION	MR. BAKER	
UNITED STATES DEPARTMENT OF JUSTICE	MR. CALLAHAN	
(May 24, 1973)	MR CONRAD	
Mr. W D Ruckehaus	MR. GEBHARDT	
Acting Director FBI	MR. JENKINS	
Washington D.C. Mr. Herington	MR. MILLER, E. S	,
Dear Sir James Walter	MR. THOMPSON	
If you not not by mode the	TEL E. ROOM	İ
If you actually made the	MR. EARDLEY	ł
statement attributed to you, you must have been very eager to reflect dis-		
credit on President Nixon and his sta	#R. BOWERS	
As an admirer of the President and	MR. BARNES	
Mr. Hoover, former head of the FBI	MR. CONMY	
I sincerely hope you will keep a close	MR. MINTZ	
guard on your tongue in the future.	MRS. HOGAN	1 1
Perhaps you should count to 150 before	re	1.1
permitting yourself further hyperbole) <u>.</u>	
In other words, keep your mouth shut		
until you learn to keep your foot out o	fit.	
6.	700	•
Sincerely		
Louise Chamberlain	المعلق المرامق	,
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(L. Chamberlain	ا ر ا سوا سو	
1841 Camino de los Robles	الحكوركس المحلا	
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	A.F.	RSAREU. GIVI
		-
7. Table 1		

Octory Devete FBI
Washington DC

Dear Sir

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Australia of the state of the state of the series of the subject of the state of the state of the state of the Series of the Series of the FBI I series head of the FBI I series head to see you will keep.

1841 annus de los Lobles Mento Park. Caly 97025

Acting FBI director William D. Ruckelshaus apologized yesterday for a facetious and misleading reference to arm wrestling" with Secret Service

Ruckelshaus told reporters Monday that records of wir-Papers trial in Los Angeles, nissing from the FBI since summer of 1971, were

Ehrlichman.

ence, Ruckelshaus said that efficient" in releasing the "when we took the papers FBI records. out that resulted in this, it "My allusion to arm was the most difficult thing wrestling was an effort at hyperbole at a time when most had to arm wrestle reality cannot absorb exact with the Secret Service loter agentics." agents over missing FBI fout that resulted in this, it files at the White House. was the most difficult thing taps sought in the Pentagon with the Secret Service later geration," he wrote. on because the records were gone."

Yesterday,

found Saturday in an office wrote Treasury Secretary or rang. In short, the best safe of former White House George P, who has nurisd never occurred," said Ruck-domestic adviser John D. iction over the Secret Serve elshaus, who promised to ice, that his agents "could During his news confer- not have been more polite or

The Market of the Continues of the Conti

eishaus, who promised to "restrain my penchant for levity."

A Secret Service spokes man had said Monday that Ruckelshaus, and an FM agent were in the Executive Office Building for only four minutes, and that "We gay records were The gloves were never them the files they reques donned, the lighters never without incident.

Ruckelshaus introduced, and the bell never

026 - 73 5-30-73 RCD: mbs

ENCLOSUR

The Attorney General

June 1, 1973

Acting Director, FBI

1- Mr. Cebhordt
1- Mr. Long
1- Mr. Nozom
1- Mr. Eardley

JAMES WALTER MC CORD, JR., AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTER READQUARTERS, JUNE 17, 1973 INTERCEPTION OF COMMUNICATIONS

Since the inception of the investigation of this case, a copy of each investigative report prepared by the PBI in this case has been disseminated to the Assistant Attorney General of the Criminal Division at the headquarters level, with two copies being furnished by the Washington Pield Office to Assistant U. S. Attorney Earl J. Silbert. In view of your appointment of Mr. Archibald Cox to be Special Prosecutor in connection with this case and related matters, henceforth, dissemination of reports received at PBI Headquarters will be made to Mr. Cox rather than to the Assistant Attorney General in charge of the Criminal Division. In the absence of advice to the contrary from you. Since Mr. Silbert and his staff are conducting the ongoing grand jury investigation, two copies of investigative reports will continue to be disseminated to Mr. Silbert.

- 1- The Deputy Attorney General
- 1- Assistant Attorney General Criminal Division

ILL INFORMATION CONTAINED

JEREIN IS UNCLASSIFIED

DATE 130190 BY SPATAPLICATION

1- Mr. Archibald Cox
Special Prosecutor
Department of Justice

NOTE: See memorandum Long to Gebhardt dated 5/31/73
CAN/amm, captioned as above.

CAN/amm (10)

JUN 1 - 1973

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RUCKELSHAUS (TOPS)

(WASHINGTON) -- ACTING F-B-I DIRECTOR WILLIAM RUCKELSHAUS TODAY APOLOGIZED TO THE SECRET SERVICE FOR SAYING HIS RETRIEVAL OF MISSING WIRETAP FILES RESULTED IN A NEAR SCUFFLE WITH AGENTS AT THE WHITE HOUSE. IN A LETTER TO TREASURY SECRETARY GEORGE SCHULTZ, RUCKELSHAUS SAYS:

"THE GLOVES, WERE NOT DONNED, THE FIGHTERS NEVER INTRODUCED,
AND THE BELL NEVER RANG. IN SHORT, THE BOUT NEVER OCCURRED."

AT A NEWS CONFERENCE MONDAY, RUCKELSHAUS DISCLOSED THAT WIRETAP RECORDS ON 13 GOVERNMENT OFFICIALS AND FOUR NEWSMEN HAD BEEN SPIRITED FROM THE F-B-I TO A SAFE IN THE WHITE HOUSE OFFICE OF FORMER PRESIDENTIAL AIDE JOHN EHRLICHMAN.

MOREOVER, HE SAID, HIS MISSION SATURDAY TO RECOVER THOSE DOCUMENTS PROVED "THE MOST DIFFICULT THING I "VE EVER HAD TO DO.""

ACCORDING TO THE F-B-I'S VERSION OF THE TRANSCRIPT, RUCKELSHAUS. THEN ADDED: "WE ALMOST HUD TO ARM-WRESTLE WITH THE SECRET SERVICE."

BUT A NEWSMAN'S RECORDING CONFIRMED THAT DURING THAT REMARK, RUCKELSHAUS HAD PAUSED AND SLURRED OVER THE WORD "ALMOST."

IN HIS LETTER, A COPY OF WHICH WENT TO SECRET SERVICE DIRECTOR

JAMES ROWLEY, RUCKELSHAUS ASKS SHULTZ TO "PLEASE ACCEPT MY

APOLOGY FOR ANY EMBARRASSMENT THAT MAY HAVE BEEN CAUSED THE

SECRET SERVICE."

RUCKELSHAUS ACKNOWLEDGED THE REMARK HAD INDEED INDICATED

"AN EXCESSIVE ZEAL IN THEIR GUARDING THE RECORDS."

BUT IN TRUTH, HE SAID, THE SECRET SERVICE AGENTS HAD RELEASED.

THE RECORDS "IN AN ORDERLY WAY" AND "COULD NOT HAVE BEEN MORE

POLITE OR EFFICIENT." THE F-B-I OFFICIAL ADDED:

"'MY ALLUSION TO ARM WRESTLING WAS AN EFFORT AT HYPERBOLE AT A TIME WHEN REALITY CANNOT ABSORB EXAGGERATION." HE THEN ASKED!

"PLEASE CONVEY MY RESPECT TO THE MEMBERS OF THE SECRET SERVICE AND A PROMISE TO RESTRAIN MY PENCHANT FOR LEVITY." 139-11-1222 A SECRET SERVICE SPOKESMAN SAID ANY SUGGESTION OF ARM-WRESTLING

THAT AREA FOR "ABOUT FIVE MINUTES AND THERE WAS NO PROBLEM AT ALL."

07:22PCD 05~15~73

AP327

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-CORRECTION-

IN 17TH SUMMARY, FIRST ITEM, READ NINTH LINE AT START X X X CAN LIVE WITH ** AN ELECTRICAL X X X (**AN ** STED **AND **).

THE A-P

07122PCB 05-15-73

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(WASHINGTON) -- THE SENATE TODAY PASSED A RESOLUTION URGING THAT AMERICANS MISSING IN THE INDOCHINA WAR BE REMEMBERED ON MEMORIAL DAY.

ON THE FLOOR. IT SUGGESTED THAT AS A SYMBOL OF THEIR REMEMBRANCE,
AMERICAN MOTORISTS KEEP THEIR CAR HEADLIGHTS ON MAY 28 TH.

THE CHIEF SPONSOR OF THE RESOLUTION -- REPUBLICAN EDWARD BROOKE

FAMILIES OF THE M-J-A'S THAT ALL AMERICANS SHARE THEIR BURDEN. ...

THE ANGUISH OF THE M-I-A'S AND THEIR FAMILIES.

THE STATUS OF THE MISSING.

67124PCB 65-15-7

Nr. Hoim

Mr. Herington

Mrs. Hogan

Filliam Ruckelshaus

R B I Acting Dir.

Mashington, D.C.

p,

James Walter McCrd

R111:

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE Class BY SP2 TAPI January

Your "penchant for levity" has always held you in good sted with plenty of us back here in the midwest. I suppose now the grey and blue penstripe suits will keep more or less a cover on that humor...at least until you get off this latest hotseat. I've always admired your frankness... even despite the blue and black gun letters during the 1968 campaign. Now we the nation are in the midst of several black and blue marks for the future.

This is just a quick note to let you see how the story looks on the broadcast wire and at the same time hear from a ST NEC-36 139-141 Lence

even the has become a "Michigander" by trade since Octobe

WJIM

Will Will Murphy

26601

Em South

GROSS TELECASTING. INC

my

NRG13 MM. CODE

435PM IMMEDIATE 5-22/13 CLS

TO ACTING DIRECTOR 139-4089

WASHINGTON FIELD 139-166

FROM MIANI 139-328 3F

JAMES WALTER MC CORD, JR.; ET AL; BURLGARY DEOMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C. 6/17/72, 10C 00: WASHINGTON FIELD OFFICE.

ON 5/22/73 DOUGLAD D. MC MILLAN, CHIEF U.S. STRIKE FORCE,
MIANI, FLORIDA ADVISED THAT ON FRIDAY, 5/18/78 ONE OF HIS
INVESTIGATORS HAD BEEN ADVISED BY FRED FRANCIS. INVESTIGATIVE
REPORTER, TV SYATION WIVE, CHANNEL FOUR, CBS AFFILIATE, THAT
RICHARD GEOSTEIN, DADE COUNTY STATE ATTORNEY HAD SUBPOENAED FOR
APPEARANZE AT HIS OFFICE ON TUESDAY, 5/22/73 THREE CUBANS WHO HAD
ALLEGETLY PARTICIPATED IN THE FIRST BREAK-IN AT THE WATERGATE
COMPLEX.

ON 5/17/73 FRED FRANCIS HAD ADVISED AT ACTUT OF MIAMI OFFICE REC 107. 139-4089-2228
THAT IN MARCH, 1972 FRANK FIORINI HAD INTRODUCED ANGEL FERRER
TO HIM AS AN INDIVIDUAL THAT FIORINI WANTED TRAINED
END PAGE ONE

Original cannot be located and is not on record. When original is received in Records Branch it will be filed either with this copy or may be given a new sarial.

7/17/73 4/18

ALL INFORMATION CONTAINED
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DATE 6120180 BY 572 TAP DEMICALS

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MM 139-328

PAGE TWO .

IN THE USE OF THE MOTION PICTURE CAMERA BUT NOTHING FURTHER

DEVELOPED IN CONNECTION WITH THIS REQUEST. FRANCIS POINTED OUT

THAT ANGEL FERRER WAS ONE OF TEN MEN WHO FLEW FROM MIAMI TO

WASHINGTON, D.C. TO ATTEND THE FUNERAL OF FBI DIRECTOR HOOVER

IN MAY, 1972. FRANCIS INDICATED HE WAS PLANNING TO DO A

TV PIECE ABOUT FERRER AND AT LEAST TWO OF HIS FELLOW CUBANS

WHO MADE THE SAME TRIP, ONE OF WHOM ALLEGEDLY PUNCHED DANIEL ELLSBERG

AT A WASHINGTON, B.C. DEMONSTRATION DURING THIS TRIP.

PABLO FERNANDEZ AND HUMBERTO LOPEZ, FERRER, FERNANDEZ AND LOPEZ WERE ALL LITERVIEW ON 6/30/72 IN INSTANT CASE WITH RESULTS OF INTERVIEWS BEGINNING ON PAGES SIXTYTWO, FIFTYSEVEN AND SIXTYNINE RESPECTIVELY OF MIAMI REPORT DATED 7/5/72. ALL THREE INDIVIDUALS HAD BEEN ELIMINATED AS POSSIBILITIES FOR THE UNSUB AKA PHOTOGRAPHER WHO MAY HAVE BEEN THE SEVENTH CUBAN IN THE 5/27/72 BREAK-IN AT THE WATERGATE COMPLEX ALONG WITH BARKER, MARTINEZ, GONZALEZ, FIORINI, FELIPE DE DIEGO AND REINALDO PICO.

REFERENCE IS MADE & TO CASE ENTITLED "SCOTT CAMIL; ET AL.

ARL - CONSPIRACY; EID" BUFILE 176-2255 AND MIAMI TELETYPE

5/21/73 WHICH ADVISED THAT PABLO FERNANDEZ ABOVE A POTENTIAL

END PAGE TWO

MM 139-328

PAGE THREE

GOVERNMENT WITNESS IN THIS CAMIL TRIAL TELEPHONICALLY ADVISED
THE MIAMI OFFICE ON 5/21/73 THAT HE HAD BEEN SUBPOENAED BY DADE
COUNTY STATE ATTORNEY GERSTEIN FOR APPEARANCE ON 5/22/73.
THE SUBPOENA READ "STATE OF FLORIDA VERSUS INVESTIGATION".
THE CASE FILE LINE ON THE SUBPOENA WAS BLANK. FERNANDEZ EFFORTS
TO LEARN PURPOSE OF SUBPOENA WAS UNSUCCESSFUL. FERNANDEZ PLANNED
TO APPEAR WITH ATTORNEY.

MIAMI WILL FOLLOW ABOVE MATTER AND KEEP BUREAU ADVISED.

END

HOLD FOR THE

Mr. Will Murphy WJIM Gross Telecasting, Inc. 2820 East Saginaw Street Lansing, Michigan 48904 Dear Will: Many thanks for your kind note and the enclosed wire copy of my remarks concerning the missing wiretap files. It was good to see in print what I had said on that occasion. I enjoyed hearing from you again. Best wishes in your new endeavor in Michigan. 📖 Sincerely, JLC:NM (3) - Mr. Conmy Tele. Room ALL INFORMATION CONTAINED Barnes HEREIN IS UNCLASSIFIED Mr. Herington 6120180 BY SPETAPI JEMIAMS 53 JUN Mr. Conney Mr. Mines ...anfler . Hogan

GRØ21 MM CODE

900PM URGENT 5-22-73 .N.B

TO ACTING DIRECTOR 176-2255&

JACKSONVILLE 176-30

WASHINGTON FIELD 139-166

FROM MIAHI 176-36% 139-328

JAMES WALTER MC CORD. JR.; ET AL; BURGLARY DEMOCRATIC NATIONA COMMITTE HEADQUARTERS, WASHINGTON D.C., 6-17-72, IOC.

SCOTT CAMIL: ET AL: ARL-CONSPIRACY: EID.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

AT APPROXIMATELY 5:30PM. 5-22-73. ROB ELDER. REPORTER. MIAMI HERALD," TELEPHONICALLY ADVISED THAT HE HAD JUST ATTENDED A PRESS CONFERENCE AT OFFICE OF RICHARD GERSTEIN. DADE COUNTY STAT ATICRNEY, MIANI, GERSTEIN FURNISHED EXTRACTS FROM INTERVIEW FROM INTERVIEW UNDER SUBPOENA AFTERNOON 5-22-73 OF PABLO/FERNANDEZ (POTENTIAL WITNESS, INSTANT 176 CASE) BY GERSTEIN OFFICE, FERNANDEZ REPORTEDLY ADVISED THAT WATERGATE FIGURE BERNARD BARKER ASKED HIM TO SPY ON DEMONSTRATORS AT POLITCAL CONVENTIONS, WIAMI BEACH, 1972. FERNANDEZ DECLINED BECAUSE ALREADY WORKING, HE REPORTEDLY SAID, FOR FBI AND MIANI PD. ANOTHER WATERGATE FIGURE, ROLANDO MARTINEZ ALLEGEDLY OFFERED FERNANDEZ \$700 WEEKLY (WHICH HE' REPORTEDLY' REFUSED) TO WORK FOR BARKER, ONE PROPOSED ASSIGNMENT BEING TO BREAK INTO MC GOVERN HEADQUARTERS (NOT OTHERWISE EXPLAINED). FERNANDEZ ALSO Derival cannot be located THAT HE HAD "SURVICLLED" VVAW, PRESUMABLY FOR

is received in Records In PAGE DO Office e the with this copy or may be given

JUL 25 1973/1 19 191

NM 176-36& 139-328

PAGE TWO

FBI, AND THAT HE WAS UNDER DIRECTION OF MIAMI P.D. WHEN HE ORGINALLY IN CONTACT (TELEPHONICALLY) WITH SCOTT CANIL.

ALL OF ABOVE IN CONTRADICTION TO INFORMATION FURNISHED
FBI, MIAMI, ON PREVIOUS OCCASIONS BY FERNANDEZ, WHO WAS NEVER DIRECTED BY MIAMI IN HIS ACTIVITIES.

ELDER INDICATED "MIAMI HERALD", AND UNDOUBTEDLY OTHER NEWS-PAPERS, WOULD EXTENSIVELY TREAT ALLEGED FERNANDEZ DISCLOSURES IN 5-23-73 EDITIONS.

MIANI MAKING NO ATTEMPT TO INTERVIEW FERNANDEZ PENDING PUBLIC-ATION OF ABOVE PRESS CONFERENCE RESULTS. MATTER WILL BE FOLLOWED CLOSELY AND BUREAU PROMPTLY ADVISED.

END

DSS FBI W D W A DC CLR

1emorandum Gebhardt DATE: 5/23/73 1 - Mr. Gebhardt - Mr. Long - Mr. Nuzum 1 - Mr. Eardley SUBJECT: JAMES WALTER MC CORD, JR. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 Mr. Mintx INTERCEPTION OF COMMUNICATIONS Mr. Eardley This is submitted in response to the request of the Acting Director that he should be advised through Mr. Carl Eardley of any request received from the grand jury hearing in the Watergate case of the FBI. Case Agent Angelo J. Lano, WFO advised Supervisor John J. Clynick this date that inasmuch as there were no grand jury proceedings today, no request for investigation was received. JJC:efg

TALL INFORMATION CONTAINED

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COMMUNICATIONS SECTION

MAY 20 2 1973

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1010AM IMMEDIATE 5/24/73 LJL

TO ACTING DIRECTOR 139-4089

WASHINGTON FIELD OFFICE 139-166

FROM MIAMI 139-328

JAMES WALTER MC CORD, JR.; ET AL, BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72, IOC. 00: WASHINGTON FIELD.

RE MIAMI TELETYPES 5/22 AND 23/73, RE INQUIRY BEING CONDUCTED BY DADE COUNTY STATE'S ATTORNEY RICHARD SERSTEIN IN THIS MATTER

AN ARTICLE IN THE EVENING EDITION, MIAMI NEWS, 5/23/73, REFLECTED THAT INVESTIGATORS UNDER MARTIN DARDIS, GERSTEIN'S INVESTIGATOR, HAD SUBPOENAED A HALF DOZEN MIAMI AREA CUBANS WHO TOOK PART IN KNOWN INCIDENTS RANGING FROM BREAK-IN AT OFFIC OF DANIEL ELLSBERG'S PSYCHIATRIST IN LOS ANGELES TO COUNTER-DEMONSTRATIONS AT THE FUNERAL OF J. EDGER HOOVER IN WASHINGTON, D.C.

GERSTEIN WAS REPORTED TO HAVE SENT WORD JO TO THE SILBERT PROSECUTOR IN WATERGATE MATTER, THAT SEVERAL OF THE LAY BARE THE FACTS ABOUT OTHER ILLEGAL ACTS IN

MM 139-328

PAGE TWO

AREA IF THEY WERE GRANTED IMMUNITY.

IN THE ABSENCE OF ANY REPLY FROM SILBERT, GERSTEIN HAS.
REPORTEDLY TAKEN STEPS TO WORK OUT OTER IMMUNITIES FOR THOSE
SELF-CONFESSED CONSPIRATORS ALLEGEDLY RECRUITED BY BARKER FOR
VARIOUS VENTURES IN 1972.

ALTHOUGH THIS IS APPARENTLY ANOTHER POLITICALLY MOTIVATED SELF-SERVING STATEMENT BY GERSTEIN, IT IS SUGGESTED THAT ABOVE PUBLICITY BE BROUGHT TO THE ATTENTION OF AUSA EARL SILBERT AND/OR ARCHIBOLD COX, NEW WATERGATE PROSECUTOR, BY WASHINGTON FIELD OFFICE.

END

DEB FBI WAWXXX FBIHO CLR

cc to Mr. E.S. Miller Mr. C. Eardly.

UNITED STATES GOVERNMENT Mr. Felt . Mr. Baker emorandum Mr. Callahan Gebhardt 5/25/73 DATE: Mr. Miller, E.S. 1- Mr. Gebhardt Mr. Soyara . 1- Mr. Nuzum R. E. Longa 1- Mr. Eardley Mr. Walters JAMES WALTER MC CORD, JR., ET AL. SUBJECT: BURGLARY OF DEMOCRATIC NATIONAL Mr. Herington COMMITTEE HEADQUARTERS, 6/17/72 Mr. Conmy INTERCEPTION OF COMMUNICATIONS Mr. Eardley ... Mrs. Hogan At 3:58 pm today, SA Angelo Lano, WFO, telephonically advised Supervisor C. A. Nuzum that at the request of AUSA Silbert, WFO had served a forthwith subpoena at 3:52 pm, 5/25/73, on Mr. J. Fred Suzhardt, Chief Counsel to the President concerning the Watergate investigation, at the Executive Office Building. The subpoena calls for production of all records, documents, etc., prepared by John Ehrlichman, H. R. Haldeman and John Dean, to the President, or received by them from the President, concerning the Watergate incident. ACTION: This is for information. CAN/amm (4) MM D. AOV. 4:00 P.M 5-25-23 **TO** JUN 5 1973

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6/20/80 BY SPATAPINGMI ONS

1-336 (Rev. 5-3-73) FEDERA BUREAU OF INVESTIDATION Washington, D. C. 20537 REPORT

IDENTIFICATION LATENT FINGERPRINT SECTION

LATENT CASE NO.

139-166 139-4089 A-53519

ay 29, 1973

TO:

SAC. UPO

James Waliter MC Cord. Jr.: BT ALL 1 BURGLARY DEMOCRATIC NATIONAL COMMITTER HEADOUARTERS WASHINGTON, D.C. 6-17-72 100

REFERENCE: EXAMINATION RECUES FED SPECIMENS:

Envelope, 0102 Two sheets of white paper

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Glades BYSPZTAPLICAL

Listed Q specimen described in separate JUN 5 1973 Laboratory report.

MAILED 22 - Two latent fingerprints developed on envelope. MAY 29 197 Old and three latent fingerprints developed on white sheet FRI on remaining specimen.

> Five latent fingerprints not identical fingerprints of George Gordon Liddy, fingerprinted by FBI, New York Division on 4-30-37; Everette Howard Hunt, Jr., born 10-9-18, in Hamburg, New York; Edward Martin, aka James McCord, FBI #973977J6; Eugenio Rolando Martines Careega, FBI #378279D; Frank Angelo Piorini, FBI #948362C; Frank

(Continued on next page)

iami (139-328)

William D. Ruckelshaus, Acting Director

6 1973 STOPORT IS FURNISHED FOR OFFICIAL USE ONLY TELETYPE UNIT

Mr. Herington

Carter, Metropolitan Police Department, Washington, B.C., #261422; Alfred Carleton Baldwin, III, finger-printed on 12-19-62; Robert Grayson DeWell, Metropolitan Police Department, Washington, B.C., #7772, or Racul Godoyn, Metropolitan Police Department, Washington, B.C., #261419.

One latent fingerprint developed on envelope. Q102, identical one latent fingerprint developed on white sheet of paper designated #1.

Specimens enclosed.

This report supplements and confirms Butelcal to WPO Division on 5-25-73.

Page 2 LC #A-55519 RECORDED lmn 5/23/73

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

LATENT EXAM BY OBERG

Saunder

Receoved 5/25/73

FBI File No.

LC#A-55519

Lab. No.

RL M.Dan

139-4089 223

D-730523050 IK

Recorded 5/25/73

10:20 a.m. ji

Date:

o: EAC, Washington Field Office (139-166)

Re: JAMES WALTER MC CORD, JR., ET AL; BURGLARY; DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72; IOC

OO: Washington Field Office Examination requested by: Washington F

Washington Field Office

Reference:

Airtel dated 5/22/73

Examination requested:

Document - Fingerprint

Cloud 518 lingelo Sano ne usulto of samo, vis plane call a 5/25/13. 225 pm. If

Specimens received

5/23/73

Q102 Envelope postmarked "U.S. PL 3 23 FEB 1973" bearing typewritten address "Mr. Manuel Artime 1270 H.E. 85th Miami, Fla."

AESO SUBMITTED: Two sheets of white paper

414 thats prezent 2 to flot N.

Examination completed 2.47

S/2)/7 Dictated 5/25/7V
Date Date

1 cc Mean 139.328

120

- lat. To divilate (N) a Qb2. 3 lat fgs developed (a) - white sheet of your designed #1 - 11 In lets is a remaining wheat of page. 14 additional late developed SN. SN stains removed. slat fig mt & for of following individuals; George Gordon Liddy, 15,5th by FOI of a world. EVERETTE Housed Hout, TR for 10/9/18, 1 tenbuy, MY Edward MARTIN, New JAMES M. Cond, 1782 # 973-977 16 Eugenia Rolanda MARTINEZ CAREAJA, FARN 278-279 D FRANK Angelo FioRini, FAZ# 948-362 C FRANK CARTER, PO, WALL DC # 26/422 Alfred CARLETON BALdwin, II, FATEL by FAI, New MANER, CON -12/A/62 ROBERT GRAYSON DENEIL, METER PD. WOC 17772. RAUL Godoyn, mehr PD WOC #261419 I de 15 - mulye & 1 st of - short publique. Speis not 1 as ands.

ÅIRTEL

TO:

ACTING DIRECTOR, FBI (139-4089)
(ATTN: FBI LABORATORY)

FROM:

SAC, WFO (139-166) (P)

JAMES WALTER MC CORD, JR., ET AL; BURGLARY; DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., 6/17/72 IOC (OO:WFO)

Re Bureau airtel to WFO 5/15/73.

Enclosed for the Bureau is the envelope and two sheets of paper originally submitted by the Miami Office om 5/9/73.

The Laboratory is requested to conduct typewriter examination of the envelope and thereafter submit the material to Latent Fingerprint for examination.

Allije

May 25 8 05 MM '73

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FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

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1143 PM NITEL 5-29-73 TJH

TO ACTING DIRECTOR 139-4889

VFO 139-166

PROM / BALTIMORE 139-148 -P-

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Mr. Callerham
Mr. Cleveland
Mr. Cleveland
Mr. Contod
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Mr. Jenkine
Mr. Jenkine
Mr. Marshall
Mr. Miller, E.S.
Mr. Soyare
Mr. Thompson
Mr. Walren
Tele Borne
Mr. Batter
Mr. Batter
Mr. Batter
Mr. Correy
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JAMES WALTER MC CORD, AKA; ET AL, BURGLARY OF DEMOCRATIC HATIONAL MEAN QUARTERS, 6-17-72, IOC, OO: WFO.

RE BATEL TO BUREAU, MAY 25 LAST.

ON MAY 29, INSTANT

WHEATON, MARYLAND, ADVISED THAT ALL RECORDS

CONCERNING PAST RECORDS ARE DESTROYED 6 MONTHS AFTER SERVICE IS

IN VIEW OF ABOVE, IT CANNOT BE ASCERTAINED THROUGH

SUBSCRIBED TO PHONE SERVICE AT MRS. FURBERSHAV'S

RENTED APARTMENT IN 1969 OR 1978.

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FEDERAL BURLAU OF INVESTIGATION COMMUNICATIONS SECTION

TELETYPE

TO ACTINE DIRECTOR 176-2255

JACKSONVILLE

ASHINGTON FIELD 139-166

FROM MIAMI 176-36 4 139-328

4PAGES

JAMES WALTER MC CORD, JR.: BURGLARY DEMOCRATIC MATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D IOC.

SCOTT CAMIL: ET AL: ARL-CONSPIRACY: EID.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SP & TAP LEMI DMS

THE 5/27/73 EDITION OF THE "MIAMI MERALD" CARRIED PAGE 1A ARTICLE BY ROB ELDER CAPTIONED " INFORMANT TOLD MIAMI POLICEMAN OF PRE-WATERGATE OPERATIONS". ACCORDING TO ARTICLE, PABLO FERNANDEZ TOLD MIAMI POLICE DEPARTMENT AGUIRRE PRIOR TO ARRESTS OF WATERGATE BURGLARS RECEST 1/72 THAT HE HAD TRAVELED TO WASHINGTON. D.C. IN MAY. 1972. TO CLASH WITH ANTI-ADMINISTRATION DEMONSTRATORS AT THE J. EDGAR HOOVER FUNERAL TIME PERIOD. AGUIRRE REPORTEDLY TOLD ELDER THAT FERNANDEZ " MENTIONED HE WAS GOING TO TAKE A SECOND TRIP TO AGUIRRE REPORTEDLY DID NOT PASS THIS INFORMATION (ONTO HIS SUPERIORS OR TO THE FBI BECAUSE THERE WA

Mr. Mints ... Mr. Eardley . Mrs. Hogon ...

Mr. Baker

Mr. Callohan Mr. Cleveland . Mr. Conrod Mr. Gebirardt Mr. Marehall

Mr. Miller, E.S. Soyars Mr. Thompson . Mr. Weafern Tela B. m Mr. Baise

Mr. Bowers Mr. Herington .

Mr. Conney .

PAGE TWO

DETAILS, BECAUSE THIS INFORMATION WAS ONLY RUMOR.

ARTICLE ALSO SET OUT INFORMATION FROM A BENVAGUIRRE.

NO RELATION TO ABOVE MIANI PATROLMAN, TO EFFECT THAT ON 6/17/72,

FERNANDEZ TOLD WIN THAT WATERGATE FIGURES BARKER AND MARTINEZ

WERE HIRING PEOPLE TO HASSLE DEMOCRATIC PARTY PRESIDENTIAL

CANDIDATES.

FERNANDEZ REINTERVIEWED 5/27/73.

HE DENIED EVER HAVING TOLD AGUIRRE ME HAD PLANNED A SECOND TRIP TO WASHINGTON. D.C.

FERNANDEZ SAID HE AND JUAN CARLOS RODRIGUEZ (WHO ACCOMPANIED HIM TO HIALEAH DRUG STORE MEETING WITH VVAW, REPORTED PREVIOUSLY).

FOR ABOUT ONE WEEK DURING PRE-CONVENTIONS PERIOD, BEFRIENDED BEN AGUIRRE, INTRODUCING HIM TO CUBAN EXILE PERSONALITIES. AGUIRRE

VERY NAIVE AND WAS BUTT OF SEVERAL "PUT-ONS" BY FERNANDEZ AND RODRIGUEZ. FERNANDEZ NEVER TOLD AGUIRRE ABOVE BARKER-MARTINEZ

INFORMATION REPORTEDLY ATRIBUTED TO HIM BY BEN AGUIRET.

FERNENDEZ PRODUCED "VASHINGTON POST" ARTICLE, PAGE AG, 5-26-73, EDITION, BY RAUL RAMIREZ AND PAUL V. VALENTINE.

PAGE THREE

THIS ARTICLE OBVIOUSLY REPORTS 5-22-73 DADE COUNTY STATE
ATTORNEY'S OFFICE INTERVIEW OF FERNANDEZ BY ROB ELDER AND
MARTIN DARDIS. HOWEVER, ARTICLE IN ALMOST NO RESPECT RESEMBLES
ELDER'S STORY ON SAME INTERVIEW, RESULTS OF WHICH PREVIOUSLY
FURNISHED. FERNANDEZ TERMED "POST" ARTICLE FAIR AND UNDISTORTED
IN COMPARISON WITH ELDER ARTICLE.

ON 5-29-73, FERNANDEZ TELEPHONICALLY ADVISED HE MAS
RETAINED MIANI ATTORNEY ELLIS RUBIN. RUBIN INDICATED HE WOULD
MOT CHARGE FERNANDEZ FOR HIS SERVICES. ACCORDING TO FERNANDEZ,
RUBIN PLANNED ON 5-29-73, TO FILE SUIT FEDERAL DISTRICT COURT,
MIAMI. FERNANDEZ UNCERTAIN OF DETAILS, BUT THINKS THIS CIVIL
SUIT WILL CHARGE DARDIS WITH ABUSE OF SUBPOENA POWER AND MAY
MAME "HIAMI HERALD" FOR ROLE OF REPORTER ELDER. HE SAID NE
WOULD FURNISH MORE DETAILS AS HE LEARNED THEM.

FOR INFORMATION OF BUREAU AND JACKSONVILLE ELLIS RUBIN POLITICALLY CONSERVATIVE, MEDIA-ORIENTED MIAMI ATTORNEY WHO WAS THE 1972 REPUBLICAN PARTY CANDIDATE FOR DADE COUNTY STATE ATTORNEY. HIS OPPONENT WAS RICHARD GERSTEIN, WHO DEFEATED RUBIN.

ON 5-29-73, JUAN CARLOS RODRIGUEZ, ABOVE, TELEPHONICALLY END PAGE THREE

PAGE FOUR

ADVISED THAT HE HAD BEEN TELEPHONED 5-29-73 BY WASHINGTON POST REPORTER PAUL VALENTINE (SEE ABOVE). RODRIGUEZ WAS NOT ALE AT HOME, VALENTINE FURNISHED NO DETAILS TO RODRIGUEZ . FAMILY. RODRIGUEZ ASSUMES VALENTINE WISHES TO INTERVIEW HIM CONCERNING HIALEAH DRUG STORE VVAW MEETING. HE NOTED THAT HIS NAME HAS NOT SURFACED IN ELDER ARTICLES OR ELSEWHERE AND HAS NO KNOWLEDGE AS TO HOW VALENTINE OBTAINED HIS NAME AND TELEPHONE NUMBER.

MIAMI POLICE DEPARTMENT OFFICER RALPH AGUIRRE, ABOVE, TELEPHONICALLY CONTACTED 5-29-73. HE AGREED TO INTERVIEW EVENING 5-29-73, REGARDING HIS FERNANDEZ RELATIONSHIP AND HIS INTERVIEW BY ELDER.

ABOVE INTERVIEW WITH FERNANDEZ WILL BE FURNISHED BY FD-302 AIRTEL COVER.

END

HOD L

SAC, Cincinnati (139-78)

5/30/73

Acting Director, PBI (139-4089) ___ 223

1- Mr. Nuzum

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC PARTY NATIONAL HEADQUARTERS, 6/17/72 IOC OO: WFO

Reurtel 5/29/73.

Your attention is directed to Bulet to Albany and all other field offices dated 2/20/73, in which all offices were advised to discontinue the submission of statistical data. In the future do not submit monthly statistical information unless specifically requested to do so.

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Notes Mary 8

Mr. Cleveland				•
Mr. Conrad	1.			
Mr. Gebhardt		ું 🦋		
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Mr. Soyara		\ \		
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1016 PM WITEL 5/29/73 CFR

TO ACTING DIRECTOR (139-4089)

FROM CINCINNATI (139-78) P 1P

JAMES WALTER MC CORD, JR.; ETAL; BURGLARY OF DEMOCRATIC PARTY NATIONAL HEADQUARTERS, 6/17/73; IOC.

OO WFO

Mr. Baker .. Mr. Callaham . Mr. Cleveland Mr. Conrad Mr. Jenkins Mr. Marshall . Mr. M. Jer, E.S. . Mr. Şoyarı ... Mr. Thompson Mi. Wairra Tale Roma Mr. Baise ?? Mr. Heriacton Mr. Conmy , Mr Minte ... Mr. Eardley _ Mrs. Hogan

Welling

RE BUREAU NITEL 18/24/72, AND BULET 2/28/73.

- 1. TOTAL NUMBER OF LEADS COVERED -1.
- 2. TOTAL NUMBER OF PERSONS WHO HAVE BEEN INTERVIEWED -2.
- 3. TOTAL NUMBER OF PERSONS REINTERVIEWED -0.
- 4. NUMBER OF MAN HOURS SPENT ON CASE .

SPECIAL AGENTS, 2 HOURS, 15 MINUTES, RESULAR TIME; NO OVERTIME.

CLERICAL - 20 MINUTES REBULAR TIME; NO OVERTINE.

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Letter + 5KC, Cincinnation 5/30/73

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UNITED STATES GÖVERNMENT Memorandum: Mr. Felt DATE: May 30, 1973 1 - Mr. Gebhardt R. E. Gebhardt 1 - Mr. Long 1 - Mr. Nuzum 1 - Mr. Eardlev SUBJECT: WATERGATE Sames Vialter Mc Core Mr. Reginatos Mr. Mintz . Mr. Familey At 11:15 a.m. today, Mr. Eardley called. He advised an anonymous source which he considers to be reliable furnished information to the effect that at the time of the arrest of individuals for the breakin of the Democratic National Headquarters of the Watergate, there was located either with the subjects or in the hotel room some property which included a ledger book or an account book which reflected a 'payment of \$50,000 by Cuba to McGovern." I told Mr. Eardley I had never heard of this information but we would certainly check immediately all of the evidence and property obtained by the FBI at the time of the arrest. In addition, I would instruct WFO to have an Agent contact the property clerk for the Metropolitan Police Department (MPD) to ascertain if there was any such ledger book or account book retained by the MPD which would reflect such information. Supervisor Nuzum and WFO have been instructed to check all of the property in this case and WFO to contact the property clerk of the MPD to ascertain if any such information is available. REG:mcw (5) TO JUN 5 1973 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE CIRCLES BY SPATAPIARIOMS

Memorandum

TO /

Mr. Gebhardt

DATE: 5/31/73

ROM : R. E. Longo AF

1- Mr. Gebhardt
1- Mr. Long

1- Mr. Nuzum

1- Mr. Eardley

SUBJECT:

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS

Mr. Herington
Mr. Commy
Mr. Mintz
Mr. Eardley
Mrs. Hogan

Mr. Callahan Mr. Cleveland Mr. Conrad __ Mr. Gebhardt i Mr. Jeckina __

Mr. Marahall __ Mr. Miller, E.S.

Mr. Sovere

r. Walters

Tele, Room

Mr. Barnes

Mr. Bowers

Reference is made to the memorandum of Mr. Gebhardt to Mr. Felt dated 5/30/73, captioned "Watergate" (copy attached) which advised that Mr. Eardley had informed Mr. Gebhardt that an anonymous source which Mr. Eardley considers to be reliable had furnished information to the effect that at the time of the arrests of individuals at the Watergate break-in there was located a ledger book which reflected payment of \$50,000 by Cuba to George McGovern. This is to advise that WFO has developed no information at the Metropolitan Police Department (MPD) Property Department to indicate such a book is in possession of MPD and no such book is included in the evidence known to the FBI.

On the late afternoon of 5/30/73, Mr. Gary Baise advised Supervisor C. A. Nuzum that Mr. Eardley's "anonymous source" is Miss Maria Suchy, a secretary in the Cryptanalysis - Gambling - Translation Section, Laboratory Division, who obtained the foregoing information from her fiance, Harry Schwab, a MPD officer assigned to the Mobile Crime Laboratory. According to Mr. Baise, Miss Suchy, who is engaged to marry Schwab about 6/6/73, is reluctant to have him contacted concerning this matter and Schwab told her he would not be interviewed by FBI Agents.

/ RETAINED IN

As Miss Suchy related the matter to Mr. Baise and Mr. Eardley, recently she and Schwab were watching television and saw a program dealing with the Watergate incident. Schwab commented something to the effect that "it would all come out and the Republicans will end up smelling like a rose." Miss Suchy challenged Schwab about this and he related to her that he had seen a book in the MPD Property Department which was either found on the floor at the Democratic National Committee or in the possession of one of those arrested. Schwab saw this book which was open and had a notation that read something like "received from Cuba, \$50,000 payable to George McGovern." Schwab told Miss Suchy he did not want to say any-

Attachments - Sent 6-1-73

CONTINUED - OVER

37 JUN 5 1973 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

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Long to Gebhardt RE: JAMES WALTER MC CORD, JR.

thing about this and that if he were asked he would deny any knowledge. He said the Watergate case was not assigned to him and if he were contacted and talked about what he had seen it would seem as if he were prying into the case out of curiosity. He said the book was Xeroxed by MPD so there would be a copy if the original was destroyed.

OBSERVATION: Although Miss Suchy expressed to Mr. Baise and Mr. Eardley apprehension concerning contact by the FBI with Schwab, it appears we have no alternative but to immediately contact him and pin him down concerning this matter which would appear to be of importance to the overall development of the case. Schwab is a police officer and he has the duty to make available to legally constituted authorities any information of an evidentiary nature which he may possess. In the event he will not be interviewed, AUSA Silbert should be advised in order that Schwab may be called before the Federal grand jury.

RECOMMENDATION: That the attached airtel be approved and forwarded to WFO instructing that Schwab be interviewed immediately and that if he refuses to furnish information that the matter be brought to the attention of AUSA Silbert for consideration of calling Schwab before the Federal grand jury.

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TO:	ACTING DIR	RECTOR, FBI (139-4089) (ATTENTION: MR.		Mrs. Ho
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FROM:	0	139-166) (P)		ness
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	For inform	ation of the Bureau,	orants on the	in comments
of the s	search of subj	jectšs apartment at W	atergate Hotel	
the Poli	ice Department	erve any type of ledg	er recovered b	y
	All evidend	ce obtained at time o	f arrest by MD	n waa
turned o	over to USA 6.	/26/72, and then to W	FO same date b	y as
USA. At	• •	USA's office see such	the state of the state of the state of	
approxim	All evidend	ce was examined for emes. All evidence was	ntire contents	4
thorough	ly reviewed (on two more occasions	before trial	by Mac
ledger o	n assistants bserved. Con	and Bureau Agent. A	t no time was a niled to discl	a Os e
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The attached reports information alleging that Frank A. Sturgis, one of the 4 Miami subjects who pleaded guilty in the Watergate case, was photographed in the general location and on the day of the assassination of President Kennedy.

Our Dallas Office advised that according to Assistant Chief of Police Thomas A. Hutson, Dallas Police Department, a Mr. Leopold associated with the Ervin Select (Watergate) Committee has asked for any arrest record for Sturgis, however, none was found under his true name or aliases.

Sturgis is not known to have been connected in any way with the assassination of President Kennedy.

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FEDERAL BUREAU DE INVESCOMMUNICATIONS SECTION

MAY 30 1973

NR 012 DL PLAIM

1945 PM NITEL 5-30-73 LBL

TO ACTING DIRECTOR, FBI (139-4989)

WASHINGTON FIELD (139-166)

FROM DALLAS (139-245) (P) 3P

JAMES WALTER MC CORD, JR., ET AL; BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C. 6/17/72.

ON 5/30/73 ASSISTANT CHIEF OF POLICE THOMAS DALLAS POLICE DEPARTMENT, DALLAS, TEXAS, ADVISED THAT DURING THE LAST WEEK OF JANUARY OR THE FIRST WEEK OF FEBRUARY BRUCE HALL, A REPRESENTATIVE OF COLUMBIA BROADCASTING SYSTEM (CBS) FROM ATLANTA, GA., CONTACTED THE DALLAS POLICE DEPARTMENT (DPD) AND SHOWED THEM TWO PHOTOGRAPHS REC 92 TAKEN DURING THE DAY OF PRESIDENT KENNEDY'S ASSASSINATION DALLAS. THE PHOTO DEPICTS TWO DALLAS POLICE OFFICERS WALKING ALONG THE STREET NEAR THE ASSASSINATION SITE WITH TWO WHITE MALES. HALL ASKED THAT THESE PERSONS BE IDENTIFIED. OFFICERS ARE PATROLMEN MARVIN WISE AND BILLY BASS. THE IDENTITY OF THE TWO WHITE MALES IS UNKNOWN ALTHOUGH INTERVIEW OF POLICE OFFICERS REVEALED THESE WERE TWO MEN, AMONG MANY OTHERS ROUNDED UP IMMEDIATELY AFTER THE ASSASSINATION, WHO HEREIN IS UNCLASSIFIED END PAGE ONE BY SPETAPIJENIOMS

Mr. John Mr. Callahen
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Mr. Thornban
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Mr. Robse
Mr. Robse
Mr. Robse
Mr. Barrose
Mr. Barrose
Mr. Barrose
Mr. Gednoka
Mr. Fardley
Mr. Fardley
Mr. Hogan

Subject

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DL 139-245

UNTIL IT COULD BE DETERMINED WHETHER THEY HAD ANY CONNECTION WITH THE SHOOTING. THESE TWO MEN WERE TAKEN TO THE DALLAS SO WHERE THEY WERE TURNED OVER TO THAT DEPARTMENT. THE DPD OFFICERS RECALL ONLY THAT THESE MEN WERE SWEEPING OUT AN EMPTY RAILROAD GRAIN CAR AT THE RAILROAD TERMINAL NEAR THE ASSASSINATION SITE.

HALL INDICATED THAT THE MAN ON THE RIGHT IN THE PHOTO IS
FRANK A. STURGIS, WITHOUT SAYING ANYTHING ABOUT HIS BEING
CONNECTED WITH WATERGATE. THE DALLAS PD DID NOT REALIZE THE
CONNECTION UNTIL RECENTLY WHEN BOB SHAW, DPD PRESS
OFFICER NOTICED STURGIS' NAME IN THE NEWSPAPER. THEN ON 5/29/13
SHAW RECEIVED A CALL FROM A UPI REPRESENTATIVE WHO STATED THAT
THE RUMOR WAS ALL OVER WASHINGTON THAT STURGIS HAD BEEN PHOTOGRAPHED
IN DALLAS ON THE DAY OF THE ASSASSINATION.

A MR. LEOPOLD ASSOCIATED WITH THE SENATE COMMITTEE INVESTIGATION THE WATER GATE AFFAIR HAS CONTECTED THE DALLAS PD AND ASKED FOR ANY ARREST RECORD THEY HAVE OF STURGIS UNDER HIS TRUE NAME AND ALIASES. THE DPD HAS NO RECORD OF ANY ARREST UNDER THOSE NAMES.

LEOPOLD IS SENDING FINGERPRINTS TO DPD FOR CHECKS AGAINST THEIR END PAGE TWO

DL 139-245
PAGE THREE
IDENTIFICATION RECORDS.

COPIES OF PHOTO MENTIONED ABOVE OBTAINED FROM DPD AND WILL BE FURNISHED TO BUREAU BY AIRTEL. IT REPORTEDLY IS ONE WHICH APPEARED IN A NUMBER OF MAGAZINES AND NEWSPAPERS FOLLOWING THE ASSASSINATION.

END.

	The second secon	
FD-36 (Rev	5-22-643	Mr. Felt
		Mr. Baker Mr. Callahan
		Mr. Cleveland Mr. Conrad
	F81	Mr. Gebhardt Mr. Jenkins
	Date: 5/31/73	Mr. Marshall Mr. Miller, E.S.
Transmit t	he following in	Mr. Soyars Mr. Thompson
	A Trype in plaintext or codel	Mr. Walters Tele. Room
Via	AIRTEL (Priority)	Mr. Baise
		Mr. Bowers Mr. Herington
	TO: ACTING DIRECTOR, FBI (139-4089)	Mr. Conmy
		Mr. Eardley Mrs. Hogan
	FROM 7 SAC, DALLAS (139-245) (P)	
	SUBJECT: JAMES WALTER MC CORD, JR. ET AL:	
	BURGLARY,	J.R.
	DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS	
	WASHINGTON, D. C. 6/17/72	A Com
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	Re Dallas nitel to Bureau and WFO dated 5/30	173
	and the second of the second o	3 4 4 1 1
	of two photographs furnished by the Dallas PD received	by them
	from BRUCE HALL, Columbia Broadcasting Systems, Atlant	
4 To 10	and two white males facing the camera, the officer on	the sale
	extreme left is Patrolman BILLY BASS and the officer with third person from the left is Patrolman MARVIN WIS	no is
	HALL has indicated to the Dallas PD that the fourth mathe left may be FRANK A. STURGIS. In the photograph of	n from
	two persons, the man on the right is the one alleged h	y HALL
	to be STURGIS.	11089-124
	These photographs are furnished the Bureau a	nd wro
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	Special Agent in Charge Q.S. Government Printing Office: 1	97



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